

rollogian of COUNTRIES

C U AITCHISON

As its tell-tale title suggests, it is a monumental work, in fourteen volumes recording a collection of Treaties, Engagements and Sanads entered into by the erstwhile British Govt. of India with the native Indian States and the neighbouring countries.

Each Volume has been so compiled as to give the various Treaties, Engagements and Sanads entered into with native States falling into one contiguous geographical area. Volumes I to X and XII fall into this category.

Volumes XI, XIII and XIV deal with Treaties, Engagements etc. with territories which now form part of foreign countries. Their destinies were however governed by the then British authority of India under the compulsion of the then prevailing forces of history.

It is a work of immense historical value and research utility and undoubtedly a veritable mine of information equally for the historians, scholars, statesmen, diplomats, public servants, educationists, administrators, and serious students of contemporary history. It will prove a valuable source of reference for Govt. Deptts., Public libraries and also libraries of all educational institutions of higher learning, including universities and colleges.

A serious work of this kind will help stimulate more enterprising research on the source material provided in these volumes. They throw a flood of light on the evolution and expansion of the old British empire in this part of the world and the craft and the strategy employed by them before which the hetrogenous native states and their weak rulers were no match. They had thus no option but to acquesce to the terms and conditions dictated to them.

Such a useful work should be the proud possession of all concerned including the research scholars, historians and libraries in India and abroad.

PURCHASED

A COLLECTION OF TREATIES, ENGAGEMENTS AND SANADS BELATING TO

INDIA AND NEIGHBOURING COUNTRIES

A COLLECTION OF TREATIES, ENGAGEMENTS AND SANADS RELATING TO

INDIA AND NEIGHBOURING COUNTRIES

(Revised and Continued up to 1929)

Vol. IV: Central India Agency, Bhopal Agency & Southern States of Central & Malwa Agency

Compiled by : C. U. AITCHISON



MITTAL PUBLICATIONS
DELHI-110035

341.026454 A311 C V. 4

THE ASIATIC SDCIETY
CALCUTTA-700016
Acc No 46393
Date 11-3-86

Reprinted in India in 1983

4. NO 281

Krishan M. Mittal
MITTAL PUBLICATIONS
1857, Trinagar
Delhi-110035

Printed at
GIAN OFFSET PRINTERS
Delhi-110035

CONTENTS.

PART I.

TREATIES, EN	IGAGEMENTS AND	SANADS RE	LATING TO THE
STATES, ETC	C., IN CENTRAL 1	NDIA IN POLI	TICAL RELA-
TIONS WITH	THE GOVERNME	NT OF INDIA	THROUGH THE
AGENT TO T	HE GOVERNOR-GE	NERAL, CENTI	BAL INDIA.

INTRODUCTION.

NARRATIVE

L CENTRAL INDIA AGENCY.	
(I) INDORE.	
NARRATIVE	10
I.—Treaty of peace concluded with Maharaja Holkar on the cessition of hostilities, dated 24th December 1806	• 96
Declaratory articles annexed to the trenty of peace concluded with Jaswant Rao Holkar, dated 24th December 1805	28
II.—Treaty of peace concluded with Maharaja Holkar, dated 6th January 1818 (Treaty of Mandasor)	29
III.—Engagement concluded with Maharaja Holkar for the nurchase of opium grown in Malwa, dated 18th February 1826	39
IV.—Sanad granted to Tukoji Rao Holkar on his succession to the Indore State, dated 9th November 1844.	84
V.—Adoption sanad granted to the Ruler of Indore, dated 11th March 1862	85
VI.—Memorandum of railway concessions, dated 1864. VII.—Engagement entered into by Maharaja Holkar or capitalising his contributions for the Mahidpur Contingent and Malwa Bhil Corps, dated 7th July	36
1865 VIII.—Agreement with Maharaja Holkar regarding a loan to the British Government of one crore of rupes	87
for railway purposes, dated 28th April 1870 IX.—Postal agreement with Maharala Holkar, dated the	86
27th January 1878 X.—Kharita to Maharaja Holkar on the conclusion of negotiations for an exchange of territory, dated	40
26th May 1881	42
Government of India and Maharaja Holkar from 1801 to 1800, dated 25th September 1880	48
XI.—Agreement between the British Government and Maharaja Holkar for the abolition of transit duties on sait, dated 9th December 1881	63
Tree Constitution with the the share assessment dated	

XII.—Supplementary article to the above agreement, dated 12th December 1883



L-CENTRAL INNIA AGENCY-continued.

(I) INDORE—concluded.	_
TREATIES, etc., No.	Pagn.
XIII.—Agreement executed by Maharaja Holkar for to more effective discipline and control of the Indo Imperial Service Troops when serving beyond frontiers of the State, dated 7th May 1901	re he . 68
British Government full and exclusive power as jurisdiction over the lands in the State occupied by the Nagda-Muttra Railway, dated 30th Septemb 1805 XV.—Memorandum of terms between the Government	nd ed er . 65
India and the Indore Darbar for the production and purchase of opium, dated 1926	om . 65
(II) MEDIATISED ESTATES.	
1. Bar.	
NARRATIVE	. 22
AVI.—Deed of settlement executed by Malhar Rao Holkar favour of the Zamindars of Bai, dated 1825	in . 73
2. BILAUDA,	
NARRATIVE	. 22
. S. DHAORA GANJARA.	
NARRATIVE	. 22
TREATIES, etc., No. XVII.—Engagement executed by the Bhil Tarwis of Dhaor Ganjara for the protection of the roads, dated 1819	
4. HIBAPUR.	
NABRATIVE	. 22
TREATIES, etc., No.	
XVIII.—Parwana from the Nawab of Bhopal for a tanks of	A.
Rs. 200 to Rso Khushal Singh, dated 1818 .	. 74
XIX.—Sanad from Maharaja Daulat (Rao Scindia for tanks of Rs. 2,910 to Rao Khushal Singh dated 1819	. 75
XX.—Parwana from Maharaja Malhar Rao Holkar for tanka of Rs. 8,839 to Khushal Singh, Girasia, e Hirapur, dated 1890	76
XXI.—Sanad from Malhar Rao Holkar, granting Hirapu and other villages to Khushal Singh, Girasia, or istimrari rent of Rs. 600, dated 1830	n 77
Lease of the above villages granted by Maharaji Holkar to Khushal Singh, Girasia	
XXII.—Agreement between the Dhar Darbar and the Rac o Hirapur regarding the resumption of the 12 village	đ
in Ahirwas wast in the Rimanpur pargans of Duar dated 19th July 1905	. 78
5. Kayapha.	

L-CENTRAL INDIA AGENCY-concluded.

(II) MEDIATISED ESTATES concluded.

6. Laigarn.	Pagn.
NARRATIVE	. 23
TREATIES, etc., No.	•
XXIII - Sanad from Waharaja Danlat Rao Soindia for t	be
villages of Sudwas and Dabla held by Salim Sin of Lalgarh, dated 20th October 1818	zh . 79
XXIV.—Sanad from Malhar Rao Holkar granting to Thak Salim Singh of Lalgarh a tanks of Rs. 1,000 wi	A It
a village in jagir and two villages in istimre tenure, dated 7th September 1819	. 79
XXV.—Sanad from Malhar Rao Holkar for a tanka Ra. 1,600 to Thakur Salim Singh from pargan Tarana and Kaitha, dated 6th April 1819	. 80
XXVI.—Sanad from Maharaja Daulat Rao Scindia for tanka of Ra. 5,900 to Diwan Salim Singh of Lalgar dated 23rd May 1819	a,
dated 23rd May 1819 KRVII.—Sanad from the Raja of Dewas to Diwan Salim Sing of Lelgarh for a tanks of Rs. 150 from the villa	: 839 ph
of Mondahara, dated 20th January 1830 .	. 83
XXVIII.—Sanad from Maharaja Daulat Rao Scindia for a tan of Ra. 2,300 to Diwan Salim Singh of Lalgar dated 1st May 1830	h, 84
XXIX.—Parwana from Maharaja Daulat Rao Scindia for tanka of Ra. 375 to Diwan Salim Singh of Lalgar	
dated 23nd January 1831	
7. Must.	•
NARRATIVE	. 94
TREATIES, etc., No.	
XXX.—Engagement executed by the Bhil Tarwis of Men for protecting the hills and roads of the village of Januard 1857)T
dated 1837	. 86
8. NAULANA.	
NARRATIVE	. 24
9. Sheogarn.	
NARRATIVE	. 94
• (III) LAPSED ESTATES.	
1. Аграсфа.	
NARRATIVE	. 95
2. Braterent.	
NARRATIVE	. 25
TREATIES, etc., No.	
XXXI.—Parwans from Mr. A. MacDonald to Rawat Karan Singh, regarding the grant to him of the village of Bhathber in jazir, dated 30th October 1821.	87
DESCRIPTI IN Jagur, dated over Country toll .	. 01
8. Deulatia.	
NARRATIVE	. 25

IL-BHOPAL AGENCY.

NARRATIVE	88
- 1. BHOPAL.	
NARRATIVE TREATIES, etc., No.	90
I.—Agreement entered into by Nasar Muhammad Khan on British protection being extended to the State of Bhopal, dated 18th October 1817	109
II.—Treaty of friendabip and alliance concluded with Nawab Nasar Muhammad Khan of Bhopal, dated 26th February 1818	112
III.—Sanad granted by Nawab Nasar Muhammed Khan of Bhopal to Khande Rao Bhao, dated 20th February 1818	114
IV.—Agreement entered into by the Kudsia Begam on resigning the administration of Bhopal, dated 1837.	115
Agreement executed by the Nawab of Bhopal regarding a provision for the Kudsia Begam, dated 29th	
November 1837 V.—Supplementary article to the treaty of 1818 with the State of Bhopal, regarding contribution for the maintenance of the Bhopal Contingent, dated 20th November 1849	115
VI.—Sanad transferring pargana Berasia to the State of Bhopal, dated 27th December 1860 .	117
VII.—Adoption sanad granted to the Ruler of Bhopal, dated 11th March 1862	118
VIII.—Kharita from Sikandar Begam of Bhopal, assenting to the disposition of troops for the protection of Bhopal, dated 29th May 1862	118
IX.—Kharita to Shah Jahan Begam on her accession to the masnad of Bhopal, dated 30th November 1868 X.—Agreement executed by Shah Jahan Begam for the	119
construction of a railway within the State of Bhopal, dated 30th August 1830	119
XI.—Agreement with Shah Jahan Begam for the abolition of transit duties on salt passing through Bhopal territory, dated 24th October 1881	191
XII.—Supplementary agreement executed by Shah Jahan Begam relative to the construction of a railway in the Bhopal State, dated 30th June 1887.	192
XIII.—Yaddasht from Shah Jahan Begam regarding the cession of civil and criminal jurisdiction over the land in the Bhopal State occupied by the Indian Midland Railway, dated 10th December 1888.	629
XIV.—Supplementary agreement executed by Shah Jahan Begam relative to the construction of a railway in the Bhopal State, dated 14th October 1890	
XV.—Letter from the Agent to the Governor-General in Central India to the Begam of Bhopal, regarding the exemption of the Ruler of Bhopal from the	123
the exemption of the Ruler of Bhopal from the obligation to present a nasar at interviews with the Governor-General, dated 11th April 1892	194
XVI.—Memorandum of Agreement between the Bhopal Darbar and the Indian Midland Railway Company for the working of the Bhopal-Ujiain Railway, dated 1806	196
XVII.—Agreement executed by Her Highness the Begam of Bhopal for the more effective control and discipline	120
of the Imperial Service Troops when serving beyond the frontiers of the State, dated 17th April 1899 .	180

II.—BHOPAL AGENCY—continued.

1. BHOPAL—concluded.	
TREATIES, etc., No.	Page
XVIII.—Agreement between the Bhopal Darbar and the Secretary of State for India substituting the Secretary of State for the Indian Midland Railway Company in the Agreement of 1896, dated 81st January 1911	181
2. KURWAI.	
NARRATIVE	94
TREATIES, etc., No. XIX.—Letter from Major Henley to the Nawab of Kurwai, confirming him in his possessions, dated 7th December 1830	18:
XX.—Yaddasht from the Chief of Kurwai, ceding civil and criminal jurisdiction over the land in Kurwai occu- pied by the Indian Midland Railway, dated 9th October 1888	184
8. MUHAMMADGARH.	
NARRATIVE	100
(II) MEDIATISED STATES AND ESTATES.	
1. Raigarr.	
NARRATIVE	101
XXI:—Agreement executed by Rawat Nawal Singh regarding the payment of his tribute, dated 26th March 1819.	185
Agreement executed by Rawat Nawal Singh regard- ing the payment of arrears of tribute due to Maharaja Daulat Rao Scindia, dated 20th March 1819	136
Provisional agreement executed by Rawat Nawal Singh, empowering the British Government to inter- fere in the affairs of the cetate, dated 26th March 1819	136
XXII.—Sanad granted by the Puar Rajas of Dewas for the settlement of Rawat Nawal Singh's claims on the district of Sarangpur, dated 1830	187
Sanad granted by the Puar Rajas of Dewas for Rawat Nawal Singh's claim to a share in the sayar and transit duties in pargana Sarangpur	187
XXIII.—Sanad granted by Maharaja Scindia on the restoration to Rawat Moti Singh of Rajgarh of 117 villages and the half share of Talen, dated 5th November	
1834 XXIV.—Agreement with the Chief of Rajgarh for the abolition	188
of transit duties on salt, dated 24th October 1881.	140
XXV.—Supplementary article to the agreement for the aboli- tion of transit duties on salt in Rajgarh, dated 11th November 1888	140
XXVI.—Kharita from the Chief of Rajgarh, relinquishing transit duties on all merchandles except opium, dated 20th December 1883	141
XXVII.—Sanad conferring the title of Raja on the Ruler of Rajgarh, dated 1st January 1886	141
XXVIII.—Kharita from the Agent to the Governor-General in Central India to the Raja of Rajgarh conferring on him full powers in criminal cases, dated 18th April	143

IL-BHOPAL AGENCY-continued,

(II)	MEDIATISED	STATES	AND	ESTATES—con	tinued.

2.	NARSINGHGARE.	

AV A TATA A MAD TOWN	PAGE.
NARRATIVE	104
XXIX.—Engagement executed by Diwan Subbag Singh and Kunwar Chain Singh of Narsinghgarh regarding the tribute payable to Holkar, dated 1819 Parwans from Mulhar Rao Holkar to Diwan Subhag Singh and Kunwar Chain Singh for the revenues	148
of Narsinghgarh	148
XXII.—Sanad granted by the Puar Rajas of Dewas to the Diwan of Narsinghgarh regarding the payment of the revenues of Narsinghgarh, dated 1820	
Sanad from the Puar Rajas of Dewas to the Diwan of Narsinghgarh for the sayar duties of Narsinghgarh .	188
XXX.—Sanad conferring the hereditary title of Raja on the Chief of Narsinghgarh, dated 2nd May 1872.	
XXXI.—Agreement with the Chief of Narsinghgarh for the	
abolition of transit duties on salt, dated 24th October 1881	145
XXXII.—Supplementary article to the agreement with Nazzingkarh for the abolition of transit duties on sait, dated 26th October 1883	145
XXXIII.—Kharita from the Chief of Narsinghgarh, relinquishing transit duties on all merchandise except opium, dated 21st December 1883	146
8. Кипонича.	
NABRATIVE TREATIES, etc., No.	106
XXXIV.—Provisional agreement executed by Thakur Aman Singh on behalf of his son Sher Singh on his recogni- tion as Chief of Khilchipur, dated 3rd September 1819	
XXXV.—Letter from the Superintendent of Jawad Nimach to Diwan Sher Singh of Khilchipur for the payment of his tribute to Maharaja Scindia, dated 3rd April 1844	
Parwana from Maharaja Scindia to the Diwan of	
Khilchipur for the payment of the revenues of Ratanpur Sigauli to the British Government .	148
XXXVI.—Sanad conferring the title of Rao Bahadur as a hereditary distinction on the Chief of Khilchipur, dated 8th April 1873	148
XXXVII.—Notification by the Government of India reporting the relinquishment by Rao Bahadur Amar Singh, Uhief of Khilchipur, of transit duties on all merchandise	
except opium, dated 30th June 1884	148
Central India to the Hao Banadur of Khilonipur conferring enhanced criminal powers, dated 18th	149
April 1921 XXXIX.—Sanad conferring the hereditary title of Raja on	
the Ruler of Khilchipur, dated 4th June 1928 .	150
4. Basoda.	
NARRATIVE	107
5. Pathari.	
NARRATIVE	107

IL-BHOPAL AGENCY-concluded

(II) MEDIATISE	STATES	AND	estates-	-concluded.
----------------	--------	-----	----------	-------------

(44)	-		بيسويد			. A.	י עוי	1014		-	UTUAL	· ·		
•	٠.				6. R.	AMGA	H.							
NARRATIVE	•	•	•	•	•	•	•	. •	•	•	•	•	. '	10s
•	•		(II)	I) 1	LAPS	ed i	esta	TES.						
					1. L	ARAW.	AT.							
NARRATIVE	•	•	• •	•	•	•	•	•	•	•	•	•	•	108
•			•	2.	MAK	SUDAN	GARH	t.						
NARRATIVE	•	•	•	•	•	•	•	•	•	•	•	•	•	108
					8. S	JTHAL	JA.							
NARRATIVE TREATIES, etc	No		•	•	•	٠	•	•	•	•	•,	•		106
, ,	-		ed of	gri	ant fr	om I	Lawai	Na	val S	ingh	of l	Laigu	rh.	
		9	Conte	ring	tor a	tain	villa	ges (an B	alwa	at S	ingh	ot	
			1825						•				•	150
									4.55.5					
III.—SOU 1 HE	RN S	TA	res (OF	CEN	TRA	LIN	DIA.	AND	M	ILW.	, M	GE	ICY.
NARRATIVE	•			•	•	•	•	٠.	•	•		•		161
	1	. 50	UTHE	RN	STAT	ES O	CE	NTRA	L IN	DIA.				
NARRATIVE														151
			•		DI	HAR.								
NARRATIVE														152
TREATIES, etc	-													
	· I	—Tr	eaty Reo P	of f	riend Raj	ship s of l	and)har,	allia: date	d 10t	rith h Ja	Rame	chand 181	ar) .	177
	H.	-En	gager	nent	exec of Dh	ruted	betw	een .	Mahe	raja	Holi	ar a	nd	
			and S	agre	od in	parg	MAS	Dhar						179
	ш				COM		•		eja l	Ramo	hand	ar R	80	110
•		1	Puer	of	Dhar ad th	for	the (censio	n of	the	pare	ana	of	
	-	1	Decem	per	1821	•	•	. :	•	•	•	•	•	180
	IV.	1	renef	erri	m Rang th	10 DS	FEAR	a of	Nim	an pu	r-Mai	Ter	in	
			perpet	JULY,	to at, di	the	mai	regea	ent	of .	the	Briti	ah	181
					Mr.			aloy,	enge	ging	to	ey t	þe	
		•	of Dh	ar,	dated	3rd	Nove	mber	1826	3.		•	•	182
Part 2	- IV	-Ad	option	e se Mar	nad s	grante 63	d to	the	Chie	of	Dhar	, dat	ed	279
	٧				m th		ja of	Db.	ar, e	ngag th A	ing i	to ce 1864	de	182
+ 1 2		-Bay	sed o	onfo	cring	the !	bered	itary	title	of 1	Maha	raia :		
		1	ide il	we.	of I	mer,	4110	a M	JAM	THE	IJL		•	188

III.—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY —continued.

1. SOUTHERN STATES OF CENTRAL INDIA—continued

(II) MEDIAȚISED STATES AND ESTATES.

_ 1. Јнавча.	
P	PAGE
NARRATIVE	156
TREATIES, etc., No.	
VII.—Engagement mediated between the Raja of Jhabua and	
Kunwar Partab Singh for the administration	
of the State, dated 27th September 1821	188
VIII.—Engagement by the Raja of Jhabua to cede land in	
full sovereignty for railway purposes, dated 21st April 1864	18
April 1001	201
2. BARWANI,	
NARRATIVE	158
TREATIES, etc., No.	
Part II-XXXVIIIKharita from the Agent to the Governor-General in	
Central India to the Rana of Barwani conferring	
enhanced criminal powers, dated 18th April 1921.	149
S. Ali-Raipur.	
NARRATIVE	160
TREATIES, etc., No.	100
IX.—Engagement executed by Musafir Makrani on behalf of the Ali-Rajpur State for the transfer to Dhar of	
the sayar duties in Ali-Rajpur in lieu of a tribute	
of Rs. 20,000, dated 8th December 1818	186
XLetter from the Chief of Ali-Rajpur engaging to cede	
land for railway purposes, No. 162, dated 28th April	
.1864	185
XI.—Sanad conferring the hereditary title of Raja on the	186
Ruler of Ali-Rajpur, dated 12th December 1911 .	100
Part II—XXXVIII.—Kha:ita from the Agent to the Governor-General in Central India to the Raja of Ali-Rajpur conferring	
enhanced criminal powers, dated 18th April 1921.	149
4. JOHAT.	
NARRATIVE	163
TREATIES, etc., No.	
XII.—Letter from the Chief of Johat, engaging to cede land	
for railway purposes, dated 16th April 1864	186
5. Kathiwara,	
	164
NARRATIVE	101
6. Mathwar.	
NARRATIVE	164
T. Danishana	
7. RATANMAL.	140
NARRATIVE	165
C Dawner tow	
8. Bakhtgare.	165
NARRATIVE	100
TREATIES, etc., No.	
XIII.—Engagement entered into by Thatur Pirthi Singh of Bakhtgarh for certain villages held by him, dated	
	198
XIV Settlement between the Thakurs of Bakhtearh and	
Kachhi Baroda regarding samindari rights, dated	

III.—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY

1.	SOUTHERN	STATES	OF	CENTRAL	INDIA-continued.
----	----------	--------	----	---------	------------------

(II)	MEDIATISED	STATES	AND	ESTATES-	-continued
------	------------	--------	-----	----------	------------

9. BEAISOLA OR DOTRIA.

	PAGE.
NARRATIVE	166
XV.—Engagement entered into by Chandar Sinch of Bhaisola and Dotria for certain villages held by him, dated 28th December 1818	190
, 10. Bearudfura.	
NARRATIVE TREATIES, etc., No.	166
XVI.—Engagement executed by Manrup Singh and Bishan Singh for the payment of the revenues of seven villages in the Dharampuri and Nalcha district, dated 1820	191
Engagement executed by Manrup Singh for the suppression of Bhil incursions, dated 1820	194
Deed of relinquishment executed by the same in respect of certain villages in Dharampuri pargana	195
XVII.—Agreement executed by Manrup Singh and Bishan Singh, accepting a fixed annual allowance in lieu of courses collected in the Dharampuri pargana, dated 19th February 1891	196
XVIII.—Lease of the village of Kunripura executed by the Raja of Dhur in favour of Patel Bishan Singh of Bharudpura, dated 9th July 1843	198
. 11. Синота Ванкиева.	
NARRATIVE	167
XIX.—Lease of four villages to Patel Prithi Singh, Sawant Singh, and Mohan Singh of Barkhera, executed by the Raja of Dhar, dated 1820	190
and Molum Singh in respect of the above villages .	211
12. Garri or Bhaisarho.	
NARRATIVE	168
XX.—Patta granted by the Raja of Dhar to Barjor Singh and Hathi Singh for the grant of six villages in Dharampuri pargana, dated 1819. Deed of relinguishment executed by Barjor Singh in	202
respect of certain villages in Dharampuri pargana .	
13. Janua.	
NARRATIVE	169
XXI.—Sanad from Maharaja Scindia to Nadir Singh, guaranteeing to him four villages in Dikthan, dated 1806	206
XXII.—Parwana from Malhar Rao Holkar for the payment to Nadir Bhil of his tankas from certain districts,	
aggregating Rs. 2,505, dated 1818	207
ing to him the village of Kanijrod, dated 1819 .	308

III.—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY

1. SOUTHERN STATES OF CENTRAL INDIA-continued.

(II) MEDIATISED STATES AND ESTATES-continued.

18. JANNIA—continued.

MINIMA MATING A 22	PAGE.
TREATIES, etc., No.	
XXIV.—Sanad granted by Sir John Malcolm to Bhiman Singh, guaranteeing to him the continuance of his tanks from Maharaja Holkar, dated 8th May 1820 .	209
XXV.—Sanad from Maharaja Holkar to Bhiman Singh lessing	010
to him the village of Kheri, dated 1820	210
robberies, dated 1821	211
XXVII.—Engagement executed by Patel Bhiman Singh for the payment of Rs. 150 on account of the village of Dabir, dated 29th April 1833	212
XXVIII.—Lease of the village of Kheri granted by Tukaji Rao Holkar to Bhiman Singh Bhumia, dated 21st March	
XXIX.—Saund from Sir Henry Daly confirming Hamir Singh	213
of Jamnia in the possession of certain hamlets, dated 18th November 1871	214
14. KACHHI BARODA.	
NARRATIVE	170
XXXEngagement entered into by Bhagwant Singh for	
certain villages held by him in Kachhi Baroda, dated 14th December 1818	915
15. Kali Baori.	
NARRATIVE	171
XXXI.—Lease executed by the Raja of Dhar, and endorsed by	
Sawant Singh and Padam Singh, in respect of six villages held by the latter in pargana Dharampuri, dated 1820	216
XXXII.—Sanad from the Raja of Dhar granting to Patel Sawant Singh a fixed allowance in lieu of cesses	
collected by him from certain villages in pargana Dharampuri, dated 12th June 1821	218
16. Kornida.	٠
NARRATIVE	172
17. MOTA BARKERRA.	
NARRATIVE	172
TREATIES, etc., No. XXXIII.—Lease executed by the Raja of Dhar in favour of	
Fatch Singh of Barkhers for eleven villages in	220
Dharampuri, Kalcha and Jahaugirpur, dated 1820. Lease executed by Fatch Singh for the farm of the above villages	223
Engagement by Fatch Singh and Chain Singh for the suppression of Bhil incursions.	224
Engagement by Fatah Singh and Chain Singh for the	
payment of the revenues of the villages held from the Dhar State	294

III.—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY

1.	SOUTHERN	STATES	OF	CENTRAL.	INDIA-	-continued.

(II)	MEDIATISED	STATES	AND	ESTATES-	-concluded

17. MOTA BARKHERA-continued.

	PAGE.
TREATIES, etc., No.	
Deed of relinquishment executed by Fateh Singh and Chain Singh in respect of four of the villages in the Dharampuri district farmed by him	227
XXXIV.—Agreement executed by Fatch Singh for certain villages held by him in Sagor pargana, dated 1821.	228
XXXV.—Settlement by a panchayat of a dispute between Hate Singh and Chain Singh regarding the villages held by them, dated 19th May 1834.	229
XXXVI.—Robkar from Captain Evans regarding certain villages held by Hate Singh in Dikthan, dated 7th January 1846	230
XXXVII.—Robkar from Captain Evans regarding certain villages held by Hate Singh in Sagor pargana, dated 16th September 1847.	281
18. MULTHAN.	
NARRATIVE	174
XXXVIII.—Engagement entered into by Thakur Sawai Singh of	
Multhan for the payment of revenue to the Raja of Dhar on account of certain villages, dated 14th December 1818	
19. NIMEHUBA.	
NARRATIVE	174
TREATIES, etc., No.	
XXXIX.—Istimrar patta from the Raja of Dhar, granting the village of Tirls to Sheo Singh Bhumis of Nimkhera, dated 26th June 1820	234
20. Raigare.	
NARRATIVE	174
TREATIES, etc., No.	
XL.—Deed executed by Patel Mohan Singh relinquishing ten out of twelve villages lessed by him from the Dhar State in parganas Dharampuri and Nalcha dated 1831	
XLI.—Agreement executed by Patel Moban Singh and Fatel	
Singh accepting a fixed annual allowance in lieu of cesses collected from the Dharampuri district dated 1821	1
XLII.—Engagement executed by Patel Mohan Singh of Raigarh for the lease of the village of Bhawania Busing, dated 1828	. 240
XLIII.—Parwana from Tuk.ji Rao Holkar regarding the pay ment to Fatch Singh Bhumia of Rajgarh of hi tanka and other dues with arrears, dated 8th September 1846.	
XLIV.—Sanad to Chain Singh Bhumia of Raigarh recognising his right to certain lands, dated 18th March	-
1871	241

III.—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY -continued.

1. SOUTE	ern state	S OF CER	TRAL	INDIA	oncluded
-	(III) L	APSED B	CSTAT	ES.	
,	•	LABAWAT			

	PAGE
NARRATIVE	176
XLV.—Grant of Taluka Larawat to Vithal Rao Puar, dated 19th December 1818	242
XLVI.—Sanad granted by the Chiefs of Dhar and Dewas for the tanks of Ramchandra Rao of Larawat, dated	949
4th December 1850	294.2
2. MALWA.	243
NARRATIVE TREATIES, etc., No.	240
IAgreement entered into by the Thakurs of the	
Banswars, Partabgarh and Malwa frontier for opposing the incursions of Bhils, dated February 1861	273
1. Dawas.	
(SENIOR AND JUNIOR BRANCHES.)	
NARRATIVE	246
TREATIES, etc., No.	
II.—Engagement entered into by the Puar Rajas of Dewas on British protection being guaranteed to them, dated 1818	274
III.—Kharita from the Puar Rajas of Dewas regarding the transfer of Bagod to British management, dated	070
6th July 1828 Letter from Mr. G. Wellesley, engaging to pay the surplus revenues of Bagod to the Puar Rajas of	276
Dewns, dated ith July 1828	276
Schedule of villages with their revenues in pargana Bagod	277
IV.—Adoption sanad granted to the Rulers of Dewas, dated 11th March 1862	278
V.—Kharita from the Senior Chief of Dewas, engaging to cede lands for railway purposes, dated 28th October	279
1904	2.0
VI.—Kharita from the Junior Chief of Dewas, engaging to cede lands for railway purposes, dated 1864 Paper of conditions in regard to railways in	279
Raiputana	279
VII.—Agreement between the British Government and the Benior Chief of Dewas for the abolition of transit duties on salt, dated 24th October 1881	280
Similar agreement executed by the Junior Unior of	280
VIII.—Supplementary article to the above agreement, dated	281
Similar agreement executed by the Junior Chief of	281
IX.—Memorandum regarding the transfer of the Pargana of Bagod to the Chiefs of Dewas, dated 1901	281
X.—Cession by the Dewas State (Senior Branch) of exclusive power and jurisdiction over the lands in that	
deted 17th January 1906	282
XI.—Cession by the Dewas State (Junior Branch) of exclusive power and jurisdiction over the lands in that State occupied by the Nagda-Muttra Railway,	
State occupied by the Nagda-Muttra Railway, dated 7th March 1906	200

$f \leftarrow 0.00$	4: -
INSOUTHERN STATES OF CENTRAL INDIA AND MALWA AG	ENCY
The same with the first of the continued.	
	100
2. MALWA—continuel.	
2. DEWAS (SERVER BRANCE).	
	PAGE.
NARRATIVE	. 948
TREATIES, etc., No.	
XII.—Sanad conferring the Pereditary title of Maharaja on the Ruler of Dewas, Senior Branch, dated 1st	
January 1918	203
3. DEWAS (JUNIOR BRANCE).	
NARRATIVE	949
TREATIES, etc., No.	
Part I—XV.—Memorandum of terms between the Government of India and the Dewas (Junior) Darbar for the pro-	
duction and purchase of opium, dated 1926 .	65
TITI Sange conferning the handitary title of Mahannia	
on the Ruler of Dewas, Junior Branch, dated lat January 1918	283
4. JAORA.	
NARRATIVE	251
TREATIES, etc., No.	
Part I-II.—Treaty of peace concluded with Maharaja Holkar,	20
dated 6th January 1818 (Treaty of Mandasor) . XIV.—Translation of a note from Mr. G. Wellesley regard-	
ing the quota of troops to be maintained by the	
Nawab of Jaora, dated 30th April 1823	263
Part II—VII.—Adoption Sanad granted to the Ruler of Jaora, dated	118
XVAgreement with the Nawab of Jaora for the abolition	
of transit duties on salt, dated 24th October 1881 .	284
Part I—XV.—Memorandum of terms between the Government of India and the Jacra Darhar for the production and	
purchase of opium, dated 1926	65
MI - 14-31	
The Malhargarh Thakurs.	
NARRATIVE	254
TREATIES, etc., No.	
XVI.—Agreement (kabulyat) between Thakur Onkar Singh of Sanauda and the Nawab of Jacra for the rent of	
certain villages, dated lat September 1821	285
Agreement (patta) between the same for the rent of the same villages, dated 1st September 1821	286
Similar agreements with the Thakurs of Manderi, Harsur, Barkhera, Deo Dungri, Barkheri, Tal and	287
Guarantee regarding the village of Manderi given to	201
Thakur Bhupat Singh by Captain A. MacDonald,	
dated 12th September 1821	287
Guavantee regarding the villages of Harsur and Tori given to Madho Singh and Kuman Singh by Captain	
A. MacDonald, dated 1st September 1821	288
Guarantee regarding the villages of Barkhera, Deo Dungri, Rindon and Mundi given to Kishan Singli	
Dungri, Rindon and Mundii given to Kishan Singli by Captain A. MacDonald, dated lat September	
1891	286
Guarantee to Zulim Singh for the village of Barkheri	286
for three years	

III.—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY —continued.

2.	MAL	WA	-continued.
•	-	44.00	A residence of

e milen V	
5. PANTE PIPLODA.	
NARRATIVE	Page 250
TREATIES, etc., No.	
XVII.—Sanad granted to the Chief of Panth Piplods for certain villages held by him, dated 8th June 1821	286
(II) MEDIATISED STATES AND ESTATES.	
1. Ratlan,	
NARRATIVE	257
TREATIES, etc., No.	
XVIII.—Agreement executed by the Raja of Ratiam for the regular payment of tribute, dated 5th January 1819	289
XIX.—Letter from the Raja of Ratlam engaging to code lands for railway purposes, dated 22nd November 1864	290
XX.—Agreement with the Raja of Ratlam for the abolition of transit duties on salt, dated 24th October 1881.	291
XXI.—Agreement between the Ratlam and Sailana States regarding compensation to the former for its relinquishment of the right to levy customs dues in	201
Sailana, dated 7th June 1887 XXII.—Arrangement effected by the British Government between the Gwallor and Rutlam States for the	291
construction of a metalled road running partly through the latter State, dated 31-t July 1890 . XXIII.—Arrangement made between the Ratlam and Sailana	293
States relative to the collection of customs dues in the Sailana State, dated 13th December 1901	294
XXIV.—Sanad conferring the hereditary title of Maharaja on the Ruler of Ratlam, dated 1st January 1921.	294
XXV.—Kharita addressed to the Ruler of Ratlam granting full criminal jurisdiction over subjects of the State, dated 1st April 1921	295
Part J.—Av. — Memorandum of terms between the Government of India and the Ratlam Darhar for the production and purchase of opium, dated 1926.	6.5
XXVI.—Kharita addressed to the Ruler of Ratiam granting full criminal jurisdiction over all persons committing	
offences within his State, duted 17th September 1930	295
2. SITAMAU.	
IARRATIVE	250
XXVII Engagement executed between Daulat Rao Scindia and	
the Chief of Sitamau for the payment of an annual tribute of Rs. 60,000 by the latter, dated 1820.	296
NNVIII.—Letter from Maharaja Javaji Rao Scindia agreeing to a remission of Rs. 5,000 of the annual tribute from Sitaman, duted 2nd November 1860	297
XXIX -Letter from the Chief of Situman engaging to cede lands for railway purposes, dated 10th January 1866	997

III. -SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY - continued.

2. Malwa-contd.

(II) MEDIATISED STATES AND ESTATES-continued.

2. Sitamau—continued.	_
MED TA A MITTACL A. B.L.	Page.
TREATIES, etc., No. XXX.—Agreement with the Chief of Situman for the abolition of transit duties on salt, dated 24th October 1881	
Part 11—XXVIII.—Kharita from the Agent to the Governor-General in Central India to the Raja of Sitaman conferring on him full powers in criminal cases, dated 18th April 1921	
Part I—XV.—Memorandum of terms between the Government of India and the Sitanuau Darbar for the production and purchase of opium, dated 1926. 3. SALANA.	65
NARRATIVE	261
TREATIES, etc., No.	
XVIII.—Agreement executed by the Raja of Sailana for the regular payment of tribute, dated 5th January 1819	289
XXXI.—Agreement of Lachhman Singh for the payment of arrears of tribute, dated 1819	. 299
XXXII.—Letter from the Chief of Sailana engaging to cede lands for railway purposes, dated 20th December 1864	200
XXXIII.—Agreement with the Chief of Sailana for the aboli tion of transit duties on salt, dated 24th October 1881	. Spino
NXXIV.—Supplementary article to the agreement for the aboli tion of transit duties on salt, dated 12th December 1883	. 300
NXI.—Agreement between the Sailana and Ratham State regarding compensation to the former for it relinquishment of the right to levy customs dues it Sailana, dated 7th June 1887	8 1. . 291
XXIII.—Arrangement between the Sailana and Ratiam State relative to the collection of customs dues in the Sailana State, dated 13th December 1901	8 0 . 201
Part 11- XXVIII.—Kharita from the Agent to the Governor-General in	
him full powers in criminal cases, dated 18th Apri 1921 Part 1-XV Memorandum of terms between the Government of	. 1:4-)
India and the Sallana Darbar for the production and purchase of optim, dated 1926	n . 65
4. PIPLODA.	
NARRATIVE TPEATIES, etc., No.	. 263
XXXV—Engagement by the Nawab of Jaora for the record of tribute for Thakur Pritbi Singh of Piphala datad the 10th Sentember 1820	301
XXXVI.—Muchalka executed by the Thakur of Piploda for the suppression of crime within his ilaque dated 1766 January 1844	. 9462
Part I—XV.—Memorandum of terms between the Government of India and the Piploda State for the product and purchase of epium, dated 1926.	if 'n ±' ∗

HL-SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY —continued,

2. Malwa-contd.

(II) MEDIATISED STATES AND ESTATES—continued.	
5. Brojarheri.	
NARRATIVE	Page 20
TREATIES, etc., No.	
XXXVII.—Parwana to Thakur Durjan Singh of Bhojakheri guaranteeing to him the village of Sidra in Gangra pargana, dated 18th August 1820	30/
NARRATIVE	200
TREATIES, etc., No.	
XXXVIII.—Sanad from the Nawab of Jaora granting the village of Bilaud to Hakim Mir Zafar Ali, dated 1818	804
Proclamation by Captain Borthwick regarding the above, dated 11th January 1819	304
Certificate of Sir John Malcolm regarding the settle- ment between the Nawab of Jacra and Hakim Mir Zafar Ali, dated 7th June 1819	305
7. BORKERRA (JAORA).	266
NARRATIVE	200
XXXIX.—Patta of the Nawab of Jaora for the villages of Borkhera and Rewas held by Thakur Golam Singh,	
dated 1839 XL.—Parwana countersigned by the Resident at Indore	305
regarding the above grant, dated 10th April 1845 . 8. Bornessa (Dewas).	306
NARRATIVE	267
TREATIES, etc., No.	
XLI.—Parwana to Zalim Singh, Jagirdar of Borkhera, regarding his tanks from the Dewas State, dated 19th November 1818. 9. Jawassa.	306
NARRATIVE	267
TREATIES, etc., No.	
XLII.—Sanad from Tukoji Rao Puar of Dewas to Rawat Sher Singh and Thakur Gulab Singh Gohel of Jawasia for a tanka of Rs. 1,793, dated 18th August 1818	307
XLIII.—Sanad from Anand Rao Puar of Dewas to Rawat Sher Singh and Thakur Gulab Singh Gohel of Jawasia	
for a tanka of Rs. 1,512-3, dated 3rd July 1819.	310
XLIV.—Parwana from Malhar Rao Holkar for a tanka of Ra. 120 to the Girasia of Jawasia, dated 27th July 1819	311
Part I—XXVIII.—Sanad from Daulat Rao Scindia for a tanka of Ra. 1.400 to Thakur Gulab Singh of Jawasia, dated	
1st May 1820	85
XLV.—Parwana from Malhar Rao Holkar for a tanka of Ra. 180 to Rawat Sher Singh and Thakur Gulab Singh of Jawasia, dated 4th November 1822	313
XLVI.—Parwana from Malhar Rao Holkar for a tanka of Rs. 21 to Rawat Sher Singh and Thakur Gulab Singh of Jawasia, dated 18th July 1824	313
XLVII.—Certificate granted to Thakur Gulab Singh for a tanka of Rs. 150 on pargana Jhokar, dated 5th	010
December 1837	314

III.- SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY -continued.

2. MALWA-contil

				•
(11)	MEDIATISED	STATES	AND	ESTATES—continued.

10. KAYATHA.

NARRATIVE TREATIFS, etc., No.	Page 900
LI.—Engagement mediated between the Puar Rajas of Dhar and Rawat Moti Singh of Kayatha regarding the latter's tanka of Rs. 1,427, dated 1820	. 819
11. Kwerwasa,	
NARRATIVE	268
TREATIES, etc., No. XLVIII.—Patta of the Nawab of Jacra for the village of Kherwasa held by Thakur Takht Singh, dated 1880	314
NLIX.—Parwana countersigned by the Resident at Indore regarding the above grant, dated 10th April 1845	315
12. Knojanknera,	
NARRATIVE	268
L.—Parwana from the Nawab of Jaora granting the villages of Bahadurpura, Khojankhera and Arnisquiar to Thakur Daulat Singh, dated 19th	315
May 1823 Memorandum from the Nawab of Jaora, guaranteeing to Thakur Daulat Singh his dami and sayar rights,	
dated 14th May 1823	316
18. PATHARI.	268
TREATIES, etc., No. LI.—Engagement executed by Tukaji Rao Puar of Deway for the payment of a tanka of Rs. 2,519 to the Talukdar of Pathari, dated 13th August 1818. Similar Sanad granted by Anand Rao Puar for the payment of a tanka of Rs. 2,316, to Mahabat Singh	317
of Pathari, dated 1818 LII.—Certificate given by the Amistant to the Resident at Indore to Rawat Zorawar Singh of Pathari, dated 2nd December 1837	31 9
14. SADARHERI (SHROGARE).	200
TREATIES, etc., No. LIII.—Patta of the Nawab of Jaora for the village of	
Sadakheri held by Thakur Gopal Singh, dated 1839. **IJV.—Parwans countersigned by the Resident at Indore re-	320
garding the above grunt, dated 10th April 1845	32 ()
NARRATIVE 16. SARWAN.	26 9
NARRATIVE	270
TREATIES, etc., No. LV.—Parwans from the Nawah of Jaora granting the villages of Shujaota, Salakhera and Piplia to Thakur Raghunath Singh, dated 17th May 1823	321

IIL—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY -continued.

2. MALWA-contd.

(11)	MEDIATISED	STATES	AND	ESTATES—continued.
	16.	SILUJAOTA	-cont	inued.

	PAGE.
TREATIES, etc., No.	F 40 E,
Memorandum from Nawab Ghafur Khan of Jaora guaranteeing to Thakur Raghunath Singh his dami and sayar rights, dated 17th May 1823	322
17. Sidni.	
NARRATIVE	270
TREATIES, etc., No.	
LVI.—Sanad from the Nawab of Jacra granting the village of Sidri with certain wells to Thakur Lal and his relatives, dated 22nd November 1824	322
18. Sirsi.	
NARRATIVE	270
LVII.—Putta of the Nawab of Jaora for the villages of Sirsi, Khemakheri and Khokhra held by Thakur Bhawani Singh, dated 1839	324
LVIII.—Robkar of Major Borthwick regarding a dispute between Sirsi and Piploda, dated 25th December 1839	325
LIX.—Parwans countersigned by the Resident at Indore regarding the above grant, duted 10th April 1845.	825
19. TAL.	
NARRATIVE	271
LX.—Sanad from the Nawah of Juora granting the villages of Karwakheri and Melakheri to Thakur Chander Singh of Tal, dated 19th August 1821. Engagement executed by Thakur Chander Singh regarding tanka for the above-named villages, dated 19th August 1821	325 326
LXI.—Memorandum from the Nawab of Jaora guaranteeing to Thakur Chander Singh the dami and other dues of the Tal pargana, dated 7th June 1822	327
20. TONK.	ſ
NARRATIVE	271
TREATIES, etc., No. LXII.—Sanad granted by Maharaja Daulat Rao Scindia to Thakur Arjun Singh of Tonk for his tanka of Rs. 4,457, dated 5th February 1821	327
LXIII.—Parwane from Malhar Rao Holkai for the payment of a tanks of Ra. 112-8 to Thakur Arjun Singh of Tonk, dated 1827	328
LXIV.—Letter from Captain Borthwick to Thakur Arjun Singh regarding his tanka of Rs. 4,570 from the Chiefs of Dewas, dated 17th November 1828	329
Letter from Mr. P. Johnston regarding the tankas of Thakur Arjun Singh of Tonk, duted 5th December 1887	329

III.—SOUTHERN STATES	OF	CENTRAL INDIA	AND	MALWA AGENCY
•		-concluded.		

2.	MALWA-concid.

(II) MEDIATISED STATES AND ESTATES—concluded.

21.	UPERWARA.	

21. Uperwara.	
NARRATIVE	Pagn. 279
LXV.—Parwana from the Nawab of Jaora granting the	•
to Thakur Zalim Singh, dated 17th May 1823 . Memorandum from Nawab Ghafur Khan of Jaora guaranteeing to Thakur Zalim Singh his dami and	320
sayar rights, dated 17th May 1823	330
NARRATIVE	279
LXVI.—Patta granted by the Nawab of Jaora to Thakur Bhopli of Uplai for a quarter share of Uplai on istimrari tenure, dated 15th August 1840	331
(III) LAPSED ESTATES.	
Bhatkheri.	,

NARRATIVE							272

APPENDICES.

CENTRAL INDIA AGENCY.

Temore			

I.—T	ranslat	ion of a concluded 24th Dece	Perni	an o	opy o	f a	documen	t reg	arding	the	tres	aty of	PAGS.
	dated	24th Dece	mber	1805	(vide	Tre	aty No.	I, pag	26)			• •	i
LNDEX	TO TE	u Volum											(i)

PART I.

Treaties, Engagements and Sanads

relating to the

States, etc., in

Central India

in Political Relations with

the

Government of India

through the

Agent to the Governor-General, Central India.

INTRODUCTION.

Government of India through the Agent to the Governor-General in Central India and the Resident, Gwalior. The Central India Agency includes the subordinate Agencies of Bhopal, Southern States of Central India and Malwa, Bundelkhand and Baghelkhand. In 1921 the Gwalior Residency was separated from the Central India Agency and

placed in direct relations with the Government of India.

There are in Central India 29 Salute States, eleven of which are under direct treaty engagements with the British Government. These are Gwalior, Indore, Bhopal, Rewa, Orchha, Datia, Dhar, Dewas (Senior and Junior branches), Samthar and Jaora. Next in order come the Mediatised State of Ratlam, the Sanad States of Panna, Charkhari, Ajaigarh, Bijawar, Baomi and Chhatarpur, the Mediatised States of Sitamau, Sailana, Rajgarh and Narsingarh, the Sanad States of Barauadha, Nagod and Maihar, and the Mediatised States of Jhabua, Barwani, Ali-Rajpur and Khilchipur. There are also a large number of minor States and Estates, the majority of which are held under agreements mediated between them and their superior Chiefs by the British Government.

Of the Treaty States, Bhopal and Jaora are Muhammadan; Gwalior, Indore, Dhar and Dewas, Mahratta; Rewa, Orchka and Datia, Rajput; and Samthar, Gujar. With the exception of the Muhammadan State of Baoni, all the Mediatised and Sanad Salute States are Rajput.

The multiplicity of petty Chiefs, and the peculiarity of the tenures on which they hold their States, founded as they are on the measures adopted for the pacification of the country after the Pindari war, necessitate in Central India and Malwa more interference on the part of the British Government in the affairs of the Chiefs than it is usual or expedient to exercise in the States of Rajputana. Under the Mahrattas, as had previously been the case under the Muhammadan governors, the petty Chiefs in Central India exercised but limited powers within their respective States: and, on the establishment of British supremacy in these provinces, the officers of the British Government naturally assumed the position of arbiters of all differences by which the public peace could be disturbed, and of judicial functionaries to whom all sentences of life and death were referred, except in the case of offences committed within the jurisdiction of the larger States which had vitality enough to preserve peace within their limits. The minor Chiefs, other than those in whose favour an exception has been made by the Government of India, refer all serious cases, more especially those involving capital punishment, whether inter-jurisdictional or not, to the political agents concerned, or the Suserain Darbar.

A list of the various payments, made under treaty or otherwise by or to the British Government, is appended to this Introduction.

Rules for the amicable settlement of boundary disputes between the States of Central India by mutual agreement and, failing that, for their judicial settlement by a boundary commission; for the demarcation of the boundary; for the erection of pillars and for their preservation; for the exaction of penalties from States whose subjects infringe the settlement; and for appeals from the decisions given, were laid down by Government in 1862. These rules formed the basis of those prepared in 1877 and at present followed in settling disputed boundary cases in Central India and Rajputana. They were slightly modified in 1891 and again in 1904, chiefly with a view to the better protection of boundary marks.

In 1889 Rules were framed, with the approval of the Government of India, for facilitating the pursuit, apprehension and extradition of criminals between some of the States of Central India. These rules are now observed by them all. There are also reciprocal arrangements on certain matters, such as extradition, surrender of police and military deserters, waiver of charges, service of summons, etc., between certain States in and outside Central India and the adjoining British districts.

The area of Central India is about 77,914° square miles; and the population, according to the Census of 1921, 9,192,499.

* Central Indi	n (et	telud	ling Reghe	lkh:	han	Area.	Population.
* Central Indi	İkhai	id)				26,639	3,088,617
Baghelkhand	and	Ru	ndelkland			24,892	2,908,406
Gwalior		•				26.383	3,195,476

List of payments made by Indian States to the British Government.

Name	of 8	tate.		in B			On what account.	Brnabes.
Gwalior	•			Re. 33,018	14	P. 0	Amjhera tribute, transferred to British Government for the Gwalier Contingent by Trea-	Credited to the Indore Treasury.
Indore				650	11.1	1	ties of 1844 and 1860. Tanka to the Chiefs of Sailana	Ditto.
Do.	•	•		5,923	12	4	and Bakhtgarh. Annual payment by Holkar on account of excess land made over to him in the territorial	Ditto.
Bhopal				1,61,290	.	Ú	exchanges of 1861. For the Bhopal Battalion .	Credited to the Bhopal
Dhar	•			6,601	11	2	For the Malwa Bhil Corps	Treasury. Credited to the Indore
								Treasury. Vide Foreign Department No. 503-I. P., dated 27th May 1880.
Dewas	•	•	•	28,474	9	4	In place of the quota of troops formerly maintained by the two Rajas as part of the Malwa Contingent.	Credited to the Indore Tressury.
Jaora	•	•	٠	1,37,127	5	4	In place of the quota of troops formerly maintained as part of the Maiwa Contingent,	Dițto.
Ration	•	•	•	42,000	0	0	Tribute originally paid to Scindia but transferred to British Geverament for the Gwallor Contingent under Treaties of 1844 and 1860.	Ditto.
Panus		•		9,955	0	0	Quit-rent paid for the districts	Credited to the Nowgong Treasury.
Charkhari				8,583	9	6	of Sheorajpur and Aktohan. Tril ate paid on account of the	Ditto.
Ajaigarh			٠,	7,013	12	0	Bhena and Chandla districts. Tribute paid on account of	Credited to the Indore
Sailana .		•	٠	21,000	0	0	Khera and Bachour districts. Tribute originally paid to Scindia but transferred by him to British Government for Gwalior Contingent under Treaties of 1844 and 1860.	Treasury, Ditto.
Jhabus Barwani		:		1,271 3,389	3 13	03	For the Malwa Bhil Corps Ditto ditto	Ditto. Ditto.
							٠.	Vide Foreign Department No. 1334, dated 26th June 1865, and Agent to the Governor-General to Foreign Office, No. 26183, dated 3rd June 1865,
Ali- Ba jpu	•			1,271	3 (0	Ditto ditto	Credited to the Indone
Khilchipus	•	•		11,134	3	6	Revenue originally paid to Sciudia but transferred by him to British Government for the Contingent in 1844.	Treasury. Ditto.
Paldeo .	•	•		242	0 (0	Tribute originally payable to the Jagirdar of Purwa and now due to Government, as the property of the Jagirdar was confiscated in 1837. It is made up of the following items:— Amount due on account of Jagir, Rs. 117. Amount due for one share of	Ditto.
Bihat .				1,400	0 (,	Seha diamond mine, Bs. 125 Tribute paid on account of the Lohargaon District.	Credited to the Nowgong Treasury.

Payments made by the British Government to Indian States.

Холо	of St	ate.		Amo in Br ourse	itie	•	On what acc	ount			Benares.
Gwalior	•			Ra. 6,60,096	À.	P.	Interest on railway	y loas	a of	140	Payable in two equal in- stalments on lut April and
Do.		•	•	3,12,500	0	•	Salt compensation	•			let October of each year. Paid in two equal instal- ments on let April and
Indore		•		61,875	0	0	Ditte	•			1st October of each year. Paid on 18th Movember of
Do.	•	•	•	25,423	11	7	Bundi lands; com Holkar for one- Kishorsipatan pr over to Bundi	bird	of	دياه مفد	each year. Paid on 1st June of each year.
De.	•	•	•	57,874		2	Treaty of 1818. Partabgark tribute	•	•	•	Paid on 1st March and 1st September of each year in two equal instal-
Do.	•	•	•	4.50,000	0	0	Interest on railway lakks.	loan	ol	100	ments on 6th June and 6th December of each
Bhopel		•	•	10,000	0	0	Sult compensation	٠.			Paid on 19th September of each year.
Datie.	•	•	•	10,000	0	0	Ditto	•		•	Paid in two equal instal- ments on lat April and
Devras [8.B.]			412	8	0	Ditto			•	let October of each year. Paid on 4th August of
Downs [J.B.]	:	:	412 1,450			Ditte Ditte	:	:	:	Paid on 1st October of
Jaora			•	-2,500	0	•	Ditto				each year. Paid on 21st July of each
Ratlam		•		1,000	0	0	Ditto				Paid on 24th June of each
Sitaman				2,000	0	0	Ditto				Paid on let June of each
Heilans	•	•	•	418	8	0	Ditto	•			
Rajgark			•	618	12	0	Ditto				each year. Paid on let June of each
Narelege	urh	•	•	618	12	D	Ditto	•	•	•	year. Paid on 5th June of each year.

Norm-For detailed reference, see table of treaty and other payments issued by the Accountant General, Control Hevenues, and Audit Officer, Indian Stores Department.

The case of what are commonly called the Mediatised Chiefs is somewhat complicated, and the following remarks will serve to elucidate the subject:—

At the close of the Pindari war the districts in Malwa and Central India were in so disorganised a state as to be unsafe even for troops to pass through. It had been the policy of the chief Mahratta powers, during the preceding years of anarchy, to reduce to subjection the petty Rajput Chiefs within their influence. The Mahratta leaders parcelled out the districts among themselves either by mutual agreement or caprice, or according to their power to enforce obedience to their will and authority. Thus it came to pass that, at the time of the introduction of the British power, the smaller States were found to be under tributary obligations to Scindia, Holkar, or the Puars of Dhar and Dewas, and sometimes to all these Chiefs. The tributary claims of the Mahratta States were occasionally fixed and well defined, but generally varied, both in amount and in the regularity of their enforcement, with the power to exact them. Many of the smaller Chiefs, who had been driven from their possessions, found refuge in the hill fastnesses and jungles and avenged themselves by levying contributions from, or altogether destroying, the detached villages which had been usurped by the stronger powers. Their example was imitated by men who, without any claims to territorial inheritance, had influence enough to gather round them a sufficient number of robbers to make themselves feared. Unable to suppress such outrages, the larger States found themselves compelled to purchase the good-will of the plundering leaders by allowing them a share of the revenues of their districts as black-mail, or tanks, on condition of their abstaining from aggressions.

Such a system could only exist in the absence of a power strong enough to enforce peace and good order. For the pacification of the country all parties eagerly solicited the interference of the British Government, who the more readily undertook the task because of the opportunity which it afforded them of breaking the continuity of the influence of the Mahratta powers, with whom they had recently been engaged in a contest for empire, by establishing throughout Malwa a succession of Rajput Chiefs and others owing the security of their estates and the comparative independence of their position to the intervention of the British Government. The policy pursued by the British Government was to declare the permanency of the rights existing at the time of the British occupancy, on condition of the maintenance of order; to adjust and guarantee the relations of such Chiefs as owed mere subordination or tribute, so as to deprive the stronger powers of all pretext for interference in their affairs; and to induce the plundering leaders to betake themselves to peaceful pursuits either by requiring their superiors to grant them lands under the British guarantee, or by guaranteeing to them payments equivalent to the tanks, which they levied.

The results of these measures, as described by Sir John Malcolm, were a virtual surrender of the supremacy over the petty States and Chiefs to the British Government; the reduction of the military classes

Retract from the schedules appended to Malcolm's History of Central India, showing those petty Chiefs, Girasias, etc., who received guarantees at that time, but who cannot now be traced.

		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
o.	Names of Chiefe and those on whom they have claims.	Amount, and conditions under which it is paid.
17	Rawal Nawal Singh on the Nawab (Bhopal).	5,001 Rupees annually to be paid from the kachahri.
45	Nawal Singh on Holkar	40 Rupecs annually. (Note.—This Naw & Singh is supposed to be the same as No. 17.)
49	Rec Zelim Singh on Kotah.	400 Ditto.
13	Bishan Singh, Mandlei, with Bhilaji Kamas- dar of Dargaou.	Bishan Singh claimed cortain dues from the pargana which the Kamasdar refused as being unjust. On reference, Sir J. Malcolm decided that the former should have 5 per cent. dami land, agreeably to the existing sanad; Eupees 4 best from each village; Eupee 1 best for each renewed patts; two villages in insm: and quarter of the collections on sayar, etc., 29th November 1819.
20	Sudhan Singh of Bhil- warn with Bhawani Dea.	This was a dispute between Sudhau Singh and Bhawani Das, bocause the latter appropriated to himself the douations to the ged Davi; settled that Sudhau Singh pay Bhawani Das a certain sum, and the latter not to interfere with the collections made from devotees, 4th December 1819.
23	Mohan Singh with the Holkar State.	Mohan Singh's father held 300 bighas of land for village service from the Government, but on his death the land was recumed; settled that Mohan Singh receive a grant of 160 bighas is inam, June 1830.
25	Unkar I.al, Zamindar, with Manik Ramjani.	Unkar Lal to pay Empose 500 annually to Manik Ramjani, whose note had been out off at the hartgastics of Unfar's mother, and who also was plundered of all her property, September 1830.
3%	Rao Devi Singh Gond ,	A jagir of Dhairi, and a bhot of Rupees 5, and Rupees 2 per ount, on the revenue from each village in Nimanpur Makrai.
		(Note.—A selliement of this kind was made DEBOT between the Diver Darlar and Dovi Singh, but NOT under the guaran- tee or through the mediation of the British Government. No trace of such guarantee is to be found among the Darlar records.)
36	Golah kao Gond	Ramgarh in jugins; a blot of Espeen 5 from each village; a dami of 1 per cent. on the revenue.
		(Note.—This upon was charged with cattle-lifting in 1894. Probably his rights were confecuted.)
	17 45 49 13 20 23 25	those on whom they have claims. Rawal Mawal Singh on the Nawab (Bhopsel). Nawal Singh on Holkar Bao Zalim Singh on Kotah. Bishan Singh, Mandlei, with Bhikaji Kamasdar of Dargaon. Sudhan Singh of Bhilwarn with Bhawani Dea. Mohan Singh with the Holtar State. Unkar Lal, Zamindar, with Manik Ramjani. Bao Devi Singh Gond .

The three schedules appended to Malcolm's Report on Malva (History of Central India) contain lists of most of the Chiefs who had received guarantees. The engagements with nearly all of these will be found in their proper place in this publication. But of some, whose names are entered in Makolm's lists, no trace can now be found. It will be convenient for purposes of reference to note these here:—

to the control of the British power; and the cessation of ruinous interference in the affairs of the smaller States on the part of their more powerful neighbours.

From the guarantee thus given no deviation was permitted. "Where any circumstances", says Sir John Mulcolm in his report on Malwa, "call for the interference of the British Government and an engagement or guarantee is given, no departure from that is permitted. It is indeed by the maintenance of the impression that the signature and seal of a British officer is, to whomsoever granted, the completest of all securities for his rights, privileges, or possessions, that our power over the multiplicity of States and Chiefships depends; and it is, above all others, a point upon which we can never with safety admit the slightest evasion, much less deviation". In later times, however, when long years of peace have obliterated the memory of the embarrassments which the Girasia leaders were able to create, their guaranteed rights have occasionally been lost sight of. The larger States have forgotten that their claims over the less powerful Chiefs were only established by a power stronger than their own; and it has been their policy to encroach on the guaranteed rights of their subordinates, which they justly consider to be marks of dependence, and gradually to reduce the subordinates to entire obedience to themselves.

On the other hand, the guaranteed Chiefs, relying on the protection of the British Government and the limitation imposed on the power of their superiors, have not infrequently attempted to assume a degree of independence to which they are not entitled. It has proved a matter of much difficulty for the officers of the British Government to hold both parties fast to their engagements; but the necessity for a strict adherence to the engagements concluded in 1818 is as strong now as it was then. The degree of interference exercised by the British Government in the affairs of the guaranteed Chiefs varies with the nature of the engagements concluded, which were very numerous and diverse in character: some being in the form of engagements between the superior State and the subordinates guaranteed by the British Government; others being sanads or deeds issued by the representative of the British Government either alone or conjointly with the ruler of the superior State; and others being mere orders or parwanas issued by the superior Chief to which the representative of the British Government attached his signature as guarantee. But although there is very great diversity in their tenures, the guaranteed Chiefs may all be divided roughly into three main classes: first, those Chiefs in the administration of whose affairs the interference of the superior is excluded by the express terms of the guarantee; secondly, those Chiefs whose sanads contain no such stipulation; and thirdly, those Chiefs who possess no sanads at all. The second class may be further subdivided into those in the administration

of whose affairs interference is (a) now excluded by practice, (b) still exercised.

Until 1921 none of the Mediatised States had power of life and death. They referred all cases of heinous crimes involving sentences of death, or transportation, or imprisonment for life, to the local officer of the British Government. But in 1921 most of them were empowered to dispose of all criminal cases, except those against Europeans, Americans and Government servants, subject to the condition that persons sentenced to death, transportation, or imprisonment for life should be given every facility to present a petition for mercy to the Agent to the Governor-General.

In cases where guaranteed land or tanka holders also hold unguaranteed land or tankas, it has been decided to omit all reference to such unguaranteed holdings in this publication; but, in the case of guaranteed landholders, it has not been found practicable to separate the statistics of area, population and revenue; which, as given, are those of the entire holding whether guaranteed or not. In the case of guaranteed tanka holders, holding no guaranteed land, statistics of area, population and revenue have been omitted altogether. It has also been decided that, when the same individual has a guaranteed holding from two or more Darbars, the account of the Estate will appear under the Agency concerned with the most important holding, with a cross-reference under the Agency concerned with that, or those, of less importance.

With regard to the dates given in the Documents held by the Mediatised Chiefs, it is to be noted that there are two (Vikrama) Samvat eras (the Northern and Southern) differing from each other by six months: two Fasli eras (the Northern and Deccan) differing from each other by two years: and two Arabic eras—Hijri (A. H.), the lunar year, and Arabi (A. A.), the solar year that begins and ends on the same dates as the Fasli year, which runs from June to June. The Arabi year is seven years behind the Northern, and nine years behind the Deccan Fasli; thus 1219 A. A. (June 6th, 1818—June 5th, 1819 A.D.)=1226 Northern Fasli and 1228 Deccan Fasli; while the approximately corresponding lunar year was 1234 A. H.

This Volume deals with the States and Estates in political relations with the Government of India through the Agent to the Governor-General in Central India, and with the subordinate Agencies of Bhopal and Southern States of Central India and Malwa. The States in the Bundelkhand and Baghelkhand Agencies, which are treated separately as differing in many respects from other parts of Central India, and the Gwalior Residency are dealt with in Volume V.

L-CENTRAL INDIA AGENCY.

The affairs of the Indore State were under the immediate political supervision and control of the Agent to the Governor-General in Central India until September 1899, when a separate Resident was appointed to conduct political relations with the Maharaja Holkar. The appointment of Resident was abolished in November 1916 and the relations of the Indore State were again placed under the direct political control of the Agent to the Governor-General in Central India.

The outlying portions of the State, for the purpose of routine matters such as extradition, are in the political charge of the Political Agent in the Southern States of Central India and Malwa; while the Pargana of Alampur is within the political charge of the Political Agent in Bundelkhand and the Pargana of Nandwai in that of the Agent to the Governor-General in Central India.

The Agent to the Governor-General in Central India also deals directly with eight mediatised land and tanka holders.

On the abolition of the post of Resident at Indore in 1916, the guaranteed holdings of Bai, Bilauda*, Dhaora Ganjara, Kayatha, Men, Naulana* and Sheogarh* came under this Agency: also Hirapur, which had been transferred from the Bhopal Agency to the Indore Residency in 1909.

The Estate of Lalgarh, which is included in the Gwalior Residency, is described under this Agency, since the Thakur's most important holding is from Holkar.

In 1909 the Estate of Bhatkheri, which was then in the Malwa Agency, lapsed to the Indore Darbar: and Ajraoda* in 1915, and Dhulatia* in 1919, both of which were then in the Gwalior Residency, lapsed to the Gwalior and Indore Darbars.

In 1921, on the separation of the Gwalior Residency from the Central India Agency, it was decided that the Estates named below who, besides their holdings from Gwalior, either hold land or receive tankss from the States shown against their names, should in respect of their Gwalior holdings deal with the Gwalior Residency, and for the others with the Agency entered against their names:

Name.		Land or tanka held from Agency.
Bardia . Biohhraud I Bhabla Dhir	:	Indore, Dewas Central India.† Indore, Dewas Central India.† Indore, Bhopal, Dewas . Bhopal.

^{*} For the accounts of these Estates, see Vol. V, Part III, Gwalior, Mediatised Estates.

[†] In respect of their Indore holdings: with Southern States of Central India, Malwa, in respect of their Dewas holdings.

Name.				Land o	held from			Agency.					
Jamuia	•	• '	•	Indore,	Dhar	•	•	•	Southern States of Central India and Malwa.				
Jawasia	•	•	•	Indore,	Dewas	•	•	•	Southern States of Central India and Malwa.				
Kalukhera			÷.	Indore					Central India.				
Karaudia		•		Bhopal				٠,	Central India.				
Lalgarh				Indore,	Dewas				Central India.				
Narwar				Indore,	Dewas		•		Central India.				
Patharia		•	•	Indore	•	•			Central India.				
Piplia			•	Indore	•	•	×		Central India.				
Ramgarh				Indore,	Bhopal,	Dew	NS.	2	Bhopal.				
Tonk .			•	Indore,	Dowas				Central India.†				

The Bhumia of Rajgarh, besides his grant from the British Government, has guaranteed holdings from Indore and Dhar. In respect of all these he deals with the Political Agent, Southern States of Central India and Malwa.

In 1921 the Estates of Bilauda, Hirapur, Lalgarh, Naulana and Sheogarh came under the settlement, made with Gwalior in that year. in regard to their guaranteed holdings from the Gwalior Darbar. In respect of those holdings they deal with the Resident, Gwalior.

(1) INDORE.

. The Holkar family who rule at Indore are Hindus of the Dhangar or shepherd caste. The first of the Holkar family who rose to eminence was Malhar Rao, who was one of the most distinguished leaders in the first Mahratta invasion of Northern India. His only son, Khande Rao, married the famous Ahalya Bai and was killed in battle in 1754, leaving a son, Mali Rao. Malhar Rao died in 1766 and was succeeded by his grandson Mali Rao, who died insune nine months after his accession. His mother Ahalya Bai then assumed personal charge of the administration, and appointed Tukoji Rao Holkar, who belonged to the same caste, but was in no way related to Malhar Rao, to bear titular honours, command her army in the field, and discharge such duties as from her sex, she was unable to perform. Ahalva Boi diedoin 1795 and the rule of the State devolved on Tukoji Rao. He died in 1797. leaving two legitimate sons, Kashi Rao and Malhar Rao, and two illegitimate sons, Yeshwant Rao and Vithoji. Malhar Rao was killed in battle in 1798; and Yeshwant Rao then became the real chief of the house of Holkar, though professedly acting in the name of Khande Rao, infant son of Malhar Rao. Vithoji was captured and put to death by the Peshwa Baji Rao in 1801.

In 1802 Yeshwant Rao defeated the united forces of Scindia and the Peshwa near Poona. The conclusion of the Trenty of Bassein (see

[†] In respect of their Indore holdings: with Southern States of Central India, Malwa, in respect of their Dewas holdings.

Vol. VII, The Peshwa, No. XIII), by which the subordination of the Peshwa to the British Government was firmly established, defeated Yeshwant Rao's hopes of possessing himself of the person of the Peshwa. In 1803, when Scindia and the Raja of Berar combined against the British, Holkar promised to join the confederacy; but on the actual outbreak of hostilities he kept aloof, and apparently intended to take advantage of the war to aggrandise himself at Scindia's expense. His schemes were, however, rendered hopeless by the peace with Scindia, which ensued upon the conclusion of the Treaty of Sarji Anjangaon (see Vol. V, Gwalior, No. IV); and Holkar, after making a series of unacceptable proposals for an alliance, drifted into war with the British. In the military operations which followed he was pursued by Lord Lake across the Sutlej, whither he had retired in the hopes of forming a combination with the Sikhs against the British Government; and in December 1805 he signed a Treaty (No. I) on the banks of the Beas, by which he surrendered a large portion of his territories. (See also Appendix No. I.)

Lord Cornwallis' second appointment as Governor-General marked a change in the policy of the British Government, and it was considered expedient to withdraw from the connection formed with some of the minor Rajas in the conquered provinces to the west of the Jumna. His successor Sir George Barlow was guided by the same policy notwithstanding the remonstrances of Lord Lake, who not only considered that the British Government were pledged to respect their engagements with these Chiefs, but also that the alliances with them interposed a strong barrier against the future encroachments of the Mahrattas. In pursuance of his policy, however, Sir George Barlow caused a declaratory article to be added in February 1806 to the Treaty of December 1805, relinquishing to Holkar the districts of Tonk, Rampura, and other districts forming the ancient possessions of the Holkar family, which at one time it had been the intention of Government to cede to Scindia in lieu of the actual grant of four lakhs of rupees assigned to him under the Treaty of 1805 (see Vol. V, Gwalior, No. VI). By article 4 of the Treaty with Holkar the district of Kunch in Bundelkhand was assigned as a life-grant to Bhima Bai Sahiba, daughter of Yeshwant Rao Holkar. This lady died in November 1858, and the district of Kunch then reverted to the British Government. A pension of Rs. 20,000 a year was assigned for life to her grandson Govind Rao Bolia, for the support of the old retainers of the family; but, as Govind Rao did not devote this money to the purpose for which it was intended, the grant was resumed and the retainers pensioned for life by the British Government.

Soon after the conclusion of the Treaty of 1805 Yeshwant Rao Holkar poisoned his nephew Khande Rao and Kithi Rao was put to death by his favourite, Chimna Bhau. Yeshwant Rao thus became in name, as well as in fact, the head of the house, but soon after became insane. He died in 1811, leaving a son, Malhar Rao, during whose minerity the State was torn by the most violent dissensions. Tulsi Bai, Yeshwant Rao's favourite, concubine, secured herself in the regency.

In entering on the Pindari war it was the policy of the Marquess of Hastings to put a stop to the predatory system by a revival of the political alliances which had been abandoned in 1805. The weakness of Holkar, which formed an excuse for connivance at Pindari depredations, necessitated the intervention of the British to restore his government and to subdue his mutinous army. Proposals for an alliance were on the point of being offered when Tulsi Bai secretly expressed a desire to place the young Holkar and his government under the protection of the British

While negotiations were pending, however, information was received of the probable outbreak of hostilities with the Peshwa, and a hostile bearing was immediately assumed by Holkar's Darbar. It is probable that Tulei Bai would have concluded the alliance with the British; but a sudden revolution was effected by the mutinous army, she was seized and barbarously murdered, and the Pathan Chiefs who headed the military faction, having pledged themselves to adopt the cause of Baji Rao, broke off the negotiations. Holkar's army sustained a complete defeat at Mahidpur on the 21st December 1817, and on the 6th January 1818 the Treaty of Mandasor (Mandsaur) was concluded (No. II), by which the engagement between the British Government and Amir Khan was confirmed; four districts rented by Zalim Singh of Kotah were ceded to him; Holkar lost all his possessions within, and to the south of, the Satpura hills; and his remaining territories came under the protection of the British Government. By article 4 of the Treaty, Holker ceded to the British Government all his claims to tribute and revenue over the Rajput princes, some of whom were specified: the list did not include Partabgarh, but an arrangement was come to later, whereby the British Government undertook to pay to Holkar the Partabgarh tribute of Salim Shahi Rs. 72,700. The equivalent (Ra. 57,874-3-2) in British currency, at the rate of exchange then obtaining, is still paid by the Government of India to the Indore State, in spite of the subsequent depreciation in the value of the Salim Shahi coin in which payment is recovered from Partabgarh. By article 5, Holkar ceded all his territories within or north of the Bundi hills: and this cession was erroneously supposed to include Holkar's one-third share of the pargans of Keshoraipatan, which was accordingly conferred on Bundi by a Treaty concluded in 1818 (see Vol. III, Haraoti and Tonk Agency. No I). When the correct facts were afterwards ascertained, the transfer to Bundi was allowed to stand, and the British Government agreed to pay Holkar Rs. 30,000 (Bundi currency) annually, as compensation for the territory of which he had been erroneously deprived. It appears, from contemporary documents, that the original intention was to make this payment until a suitable grant of territory could be assigned; but this intention, if it ever really existed, was not pursued. By article 6 of the Treaty, Holkar transferred the fort of Sendhwa to the British Government. But it was restored in 1856 in consideration of a payment of Rs. 16,000 for the construction of a bridge over the Gohi Nadi, and on the conditions that no alteration would be made in the existing customs duties on the Agra-Bombay road, and that the residents of Sendhwa were not allowed to suffer by the transfer of the fort to Holkar.

The anarchy and confusion which prevailed in Holkar's territories previous to the conclusion of the Treaty of Mandasor had completely ruined the finances of the country. Tantia Jogh, Holkar's Minister, set himself scalously to effect their recovery. Occasional loans were made to him by the British Government on the security of the Kunch jagir and the Partabgarh tribute, by which means the Minister was enabled to discharge the arrears of the disbanded troops and other pressing demands. Of the troops retained a portion was set apart for the formation of the Mahidpur Contingent, others were sent into the districts, and only a select body of about 500 cavalry was retained at the capital, together with a sufficient force of infantry.

Two insurrections broke out in 1819, one occasioned by an impostor personating Malhar Rao Holkar, and the other by the pretensions of Hari Rao Holkar, son of Vithoji and cousin of the Maharaja. impostor, whose real name was Krishna Kunwar, assembled a considerable force to the west of the Chambal, and kept the field for some months, supported by a body of Arab and Makrani mercenaries from the Gujarat border; but he was at length encountered by the Mahidpur Contingent, and his party broken and dispersed. He then fled to Kotah: but being there recognised by an agent of Holkar's government, he was seized and brought to Indore, where he was kept in confinement for some time, but was ultimately pardoned and set at liberty. insurrection of Hari Rao Holkar was less formidable; for soon becoming sensible of the folly of his enterprise he relinquished it, and threw himself on the generosity of his young cousin who, it is said, was disposed to pardon him, but was dissuaded from his purpose by Tantia Jogh, who thought it imprudent that he should be left at liberty to disturb the peace of the country. He was accordingly kept under confinement.

Serious disturbances broke out on the Rampura frontier in 1821, tomented by the Thakur of Bhatkheri and others, which were not finally quelled until the beginning of the following year and after the employment of the Contingent under a British officer. The results of the

operations were that the Bhatkheri Chief's misconduct was punished by the sequestration of that portion of his Jagir which he held under Holkar's government; that Bhairur Singh, another of the leading insurgents, delivered himself up under the promise of subsistence; and that Ajit Singh, the Chief of the band of Sondhia plunderers, was sent with some of his companions to Sondhwara for a year's close confinement. Again towards the end of 1822 it became necessary to employ a detachment of British troops for the reduction of the fort of Barkhera, in which a body of insurgents had assembled and were committing various excesses in the neighbouring districts.

In 1826 an Agreement (No. III) was made with Holkar, Dhar, Dewas and other States in Malwa, securing to the British Government the exclusive right to purchase opium grown in Malwa; but, as the result of this arrangement was unsatisfactory, the monopoly was abandoned in 1829, and a transit duty was levied instead upon the opium in its passage through the British territories to the sea coast.

In 1829 the Begu Thakur, a feudatory of Mewar, took possession of Holkar's district of Nandwas. The invader was expelled by a body of Holkar's troops; but the Thakur, about a year after the first aggression, again seised the same district, and was again driven off by Holkar's troops and the Contingent. The Mewar State was held responsible for the Thakur's aggression, and a demand of Rs. 24,000 in payment of the expenses incurred by Holkar in repelling the first attack was made upon the Maharana. This compensation was not paid until eight years had elapsed after the occurrences for which it was claimed: and the Indore Darbar never obtained compensation for the loss and expense incurred by the second aggression of the Thakur.

Malhar Rao Holkar died in October 1833. He left no issue, but his widow and his mother adopted a child, who was said to be of the same caste and lineage as Malhar Rao. The British Government made no objection to this adoption, but at the same time did not bind themselves to support the arrangement if it should appear to be illegal or subversive of the rights of any other party, or contrary to the wishes of the majority of the Chiefs and followers of the Holkar State. It was acknowledged simply as the spontaneous and unopposed act of the government of Indore, in which the people seemingly acquiesced. The child was publicly installed in January 1834 under the title of Martand Rao Holkar. The adoption of Martand Rao, however, proved to be a device of the mother of Malhar Rao Holkar for the purpose of keeping the power in her own hands during a long minority. It was not indeed acceptable to the people, who were in favour of the succession of Hari Reo Holkar, who had been imprisoned in 1819 for rebellion, and had ever since been kept in rigorous confinement. He was released in February 1834 by a powerful body of his partisans, and received a ready welcome from the troops and people. The policy of non-interference prevented the Resident from giving active support to Martand Rao, although the installation had been acknowledged by the British Government. Serious disturbances followed. The wealthy merchants fied from Indore; trade was suspended; and the marauding Bhil tribes infested the roads and plundered many villages. As Hari Rao evidently had the popular voice on his side, and it was necessary to put a stop to the anarchy which prevailed, it was decided to support him: and he was eventually escorted into Indore by a detachment of the Contingent under command of a British officer, and was formally installed in April 1834. Martand Rao was banished, and granted an allowance of Rs. 500 a month on condition of his resigning all claims to the succession.

The long imprisonment of Hari Rao had unfitted him for government: and the management of affairs was left in the hadds of his Minister Raja Bhao Phansia, whose oppressive and unpopular measures revived the hopes of Martand Rao's party. In September 1835 an attack was made on the palace for the purpose of assassinating the Maharaja and his Minister. The attempt was unsuccessful, and resulted in the slaughter of the whole of the assailants.

At this juncture Hari Rao applied to the British Government for aid; but it was refused, on the ground that the engagement to maintain the internal tranquillity of the country depended on the condition that the measures of its government were not directly or indirectly the cause of disturbance, and because the grant of assistance would require a continual interference in the internal affairs of the State, inconsistent alike with the position of Holkar and the policy of the British Government.

In 1841 the Maharaja adopted as his heir and successor Khande Rao, a boy of thirteen years of age, distantly related to the ruling family. Hari Rao died in October 1843. Warned by the evils which resulted from the policy pursued on the accession of Martand Rao, the British Govarnment took immediate measures to proclaim Khande Rao as the acknowledged successor to the gaddi, and to make it known that no other claims would be recognised. Khande Rao died in February 1844. He was never married, and there was no lineal heir to the State, and no person who had a legitimate right to adopt.

The nomination of a successor was therefore declared to rest exclusively with the British Government: and the Resident, Sir R. Hamilton, was instructed to make the selection in such a way as to show that it was manifestly the sole act of the British Government. The mother of Hari Reo Holkar, who was greatly respected by the people, and who had been associated with the Resident in the administration before Khande Rao's death, pleaded the claims of Martand Rao; but Government refused to select him, and intimated their intention of nominating the second son

of Martand Rao's paternal uncle Bhau Holkar, if he should be found on enquiry to be the most eligible. The Resident thereupon declared in full Darbar the desire of the British Government to perpetuate the State of Holkar by the selection of a successor from amongst those eligible to such distinction; that the Mah Sahiba had pointed out the second son of Bhau Holkar as a fit successor; and that the Governor-General, having a great respect for the Mah Sahiba, had determined to place him on the gadds. Three days later, the Resident installed the boy as Tukoji Rao II. In a letter, dated 9th November 1844, to the young Chief the Governor-General explained the conditions on which the State was conferred on him. This Letter (No. IV) was declared to have the force of a Sanad, and the Maharaja was required to present a nasar of 101 gold mohurs on its delivery.

Martand Rao Holkar died without issue in 1849, and with his death ended the intrigues which from time to time endangered the peace of the State during the rule of Hari Rao Holkar and his successor.

During the mutiny of 1857 a portion of the Indore troops made an attack on the Residency, which obliged the officiating Agent to the Governor-General, Colonel Durand, to retire to Bhopal. The mutineers were also joined by the Malwa Contingent, a local corps, stationed at Mahidpur, towards the maintenance of which Holkar paid an annual subvention of Rs. 1,11,214 in lieu of his obligation under article 11 of the Treaty of Mandasor. In recognition of his services during the mutiny Tukoji Rao II received the thanks of the Government of India, and the expenditure of Rs. 3,06,992-8-3, incurred by him on the troops which had done duty for the rebel contingent, was refunded.

In 1862 the Ruler of Indore was granted a Sanad of Adoption (No. V).

In 1864 Holkar agreed (No. VI) to cede, free of charge, all land required specially for railway purposes; to compensate owners for land and buildings taken up by the line; to give full civil and criminal jurisdiction over this land to the British Government; and to remit all transit duties on through traffic. Certain conditions regarding the surrender of Indore subjects within railway limits were at the same time agreed to by the British Government and embodied in the same memorandum.

In 1865 Holkar was permitted (No. VII) to capitalise his contributions towards the Mahidpur Contingent and the Malwa Bhil Corps. Accordingly, the State deposited Rs. 23,81,520 with the Government of India, the interest thereon at 5 per cent. being assigned as the payment for the future, "thereby relieving His Highness from all demands on account of the said contingent and Bhil corps, as well as from all pecuniary demands, present or future, and from service with troops". The place of the disbanded Contingent was taken by the Central India

Horse, which was raised by the Government of India in 1858, one regiment being stationed at Agar with a detachment at Mahidpur. In 1894 the cantonment of Mahidpur was restored to the Darbar.

In 1867 the Ruler of Indore was granted a permanent salute of 19 guns, and a permanent local salute of 21 guns within his own territory.

In 1869 Holkar offered a loan of a crore of rupees to the British Government for the construction of a railway from Khandwa to Indore. The offer was accepted, and the terms of the loan were finally settled in 1870 by a formal Agreement (No. VIII). The extension of the line northward to Ratlam, with a branch from Fatehabad to Ujjain, was undertaken in 1873, and its further continuation to Neemuch in 1877, the necessary land in Indore territory being made over in each case in accordance with the Agreement of 1864. The working of the line on behalf of the British (Jovernment was made over to the Bombay, Baroda and Central India Railway Company in 1885, and this contract was renewed in 1901 and again in 1905.

In 1872 the Maharaja was required to relinquish the manufacture of arms in his own territory and their importation from abroad, on the ground that the accumulation of arms of precision and cannon in the Indore arsenals could not be justified for the purpose of internal safety or by the necessity of external defence.

By article 6 of the Treaty of Mandasor, Holkar had ceded to the British Government all his territories and claims of every description whatever within, and south of, the Satpura range of hills. But no exact demarcation was attempted till 1864, and its final settlement was only concluded in April 1873. In 1877, as an act of grace and to commemorate the assumption by Her Majesty Queen Victoria of the title of Empress of India, it was determined to make over to the Maharaja Holkar a portion of this territory, comprising an area of 360 square miles on the Satpura frontier of the district of Khandesh.

In 1878 a Postal Convention (No. IX) was made with Holkar to fibrilitate the interchange of correspondence between the Imperial post and the Indore State post.

In 1861 the Government of India had authorised the Agent to the Governor-General to institute negotiations for an exchange of territories. Holkar agreed to cede a number of scattered villages in the Deccan, and five in the United Provinces of Agra and Oudh (known at that time as the North-Western Provinces), for lands of equal value in the districts of Satwas-Nimawar and Nimar. The actual transfer of the lands was finally concluded in 1868; but the adjustment of the accounts in connection with the exchanges was not finally settled till 1881, when a Kharita (No. X) was sent to the Maharaja, intimating the conclusion of

Asiatic Society, Calcutta

the negotiations and approval of the arrangements that had been made. The pargana of Barwaha in Nimar was included in the lands transferred to the Maharaja, on the condition that he abelished all transit duties on the trunk road between Indore and Khandwa. For certain iron works which had been established at Barwaha the Maharaja paid Rs. 50,000 in 1868.

In 1880 the British Government, having acquired a virtual salt monopoly by the purchase of the salt sources of Raiputana, addressed the several States of Central India in which salt was not produced, proposing to them the abolition of the duties which they levied on salt passing through their territories and offering at the same time to compensate them for any loss which their revenues might suffer in consequence. The Maharaja Holkar consented (No. XI) to these proposals in 1881, on condition of receiving as compensation for his concession 45,000 maunds of salt annually from the British Government, to be delivered by them at Indore on payment of Rs. 2-12-0 per maund, the selling price of salt at Indore being then over Rs. 5 per maund. This compensation represented four times the amount of revenue which the Maharaja Holkar had derived from the abolished duties. Similar agreements were concluded with other States, and it soon became clear that, in consequence of an increased consumption, the British Government were in a position to reduce their own tax on salt. The price of salt consequently fell, and Holkar complained that the value of the compensation made to him in kind had been seriously affected, and asked that it might be paid in cash. Both the justice and the propriety of the claim were questionable; but the Government of India conceded his request, and a Supplementary Agreement (No. XII) was concluded in 1883, under which the State receives Rs. 61,875 a year in lieu of the original payment in kind.

Tukoji Rao II died in 1888, and was succeeded by his eldest son Shivaji Rao. His first administrative act was the abolition of all transit duties throughout the State.

In 1870-71 an exchange of territory had been negotiated between the States of Indore and Jhabus, whereby Indore acquired the town and pargana of Petlawad, and Jhabus acquired the town and pargana of Thandis. Indore's right to three-fourths of the sayar revenue at Petlawad, Thandla, and other places in Jhabus territory was adjusted at the same time, by assigning to Indore the sole sayar rights in the town and pargana of Petlawad, and to Jhabus the sole sayar rights in Jhabus territory, Jhabus paying to Indore a compensation of Salim Shahi Re. 7,172 a year, based on the average receipts of the preceding ten years. The calculation included receipts from transit duties; and, when that form of taxation was abolished in Jhabus territory in 1887, the yearly payment was reduced to Rs. 1,278-11-10, at which it now stands.

In 1892 Holker fermed an Imperial Service regiment of cavalry, which was subsequently converted, at the desire of the Government of India, into a transport train with a cavalry escort.

Between 1891 and 1895 railway communications in the State were extended by the construction of the Godhra-Ratlam and the Bhopal-Ujjain Railways, the Darbar providing land free of charge, and ceding full jurisdiction in respect of the sections of those lines in Indore territory, on the same terms as those agreed upon in 1864 (see No. VI).

In 1899 Shivaji Rao's maladministration had become so serious that a Resident was appointed to the direct political charge of the State in subordination to the Agent to the Governor-General, and the Maharaja was required to consult him in all important matters.

In 1901 an Agreement (No. XIII) was entered into with the Maharaja for the effective control and discipline of his Imperial Service Troops when serving beyond the frontier of the State.

In 1902 the British rupee was adopted as the standard coin of the State.

In January 1903 Shivaji Rao resigned the gaddi in favour of his son, Tukoji Rao Holkar. Shivaji Rao was permitted to retain the personal title of Maharaja and to reside in the State, receiving an allowance of Re. 4,00,000 a year. He died in 1908.

During the minority of Tukoji Rao III the State was administered by a Council of Regency under the supervision of the Resident.

In 1905 land was made over on the usual terms, including cession (No. XIV) of full jurisdiction, for the construction of the portion of the Nagda-Muttra Railway running through the State.

In 1907 the Indore Darbar's half share of the village of Talen and the village of Latakheri were, with the approval of the Government of India, exchanged for the villages of Lasuria and Kundeli of Rajgarh.

In 1908 the Indore State, with the sanction of the Government of India, sold all rights and powers exercised by them in the Jagir village of Datwara to the Barwani State for Rs. 50,000.

In the same year the unification of the Holkar State Post Office with the Imperial Post Office was approved and introduced. By this arrangement the State was granted a free supply of British service stamps to the value of Rs. 25,000, provisionally raised to Rs. 35,000 in 1923.

In 1911 Tukoji Rao III was invested with full powers.

After the abandonment of the opium monopoly in 1829, the extent of poppy cultivation greatly increased in Malwa, much opium being sent to Bombay for export to China. The restriction on the China trade, introduced in 1967, resulted in a continuous decrease in the acreage

CENTRAL INDIA-CENTRAL INDIA AGENCY-Indee.

under poppy in the Holkar State: and in 1916-17 the Government of India entered into an Agreement with the State for the annual supply of a fixed quantity of crude opium, to be sent to the Government factory at Ghasipur and manufactured there into excise opium for consumption in British India. The Agreement was renewed in 1922 and again, for a smaller quantity, in 1926 (No. XV).

Tukoji Rao III was suspected of some sort of complicity in the murder of one Bawla, a prominent Memon merchant of Bombay, which was committed at Bombay in 1925. He was therefore invited by the Government of India in 1925 to submit to a Commission of Enquiry; but in preference to doing so he expressed a desire to abdicate. This was permitted, and he abdicated on the 26th February 1926 in favour of his minor son, the present Maharaja Yeshwant Rao II, born in September 1908. The Maharaja resided in England for education from 1920 to 1923 and 1926 to 1929 when he was at Christchurch, Oxford. He was invested with full ruling powers on the 9th May 1930. During his minority the administration of the State was carried on by the State Cabinet with the Prime Minister as its President, under the supervision and with the advice of the Agent to the Governor-General.

In 1928 the Government of India sanctioned the payment to the Indore Darbar, with effect from the 22nd August 1872, of arrears, at the rate of Rs. 61-10-0 per annum, on account of the jama of village Laundi in the Burwai pargana: which, though included amongst the lands transferred to Holkar in 1868 (see No. X, Annexure to Schedule A) was in 1872 granted on quit-rent tenure to one Rana Kirat Singh who, it was found, had held it on quit-rent tenure previous to its transfer to Holkar. The annual sum payable to Government by the Darbar (see Memorandum annexed to No. X) has therefore now been reduced by Rs. 61-10-0.

The State's treaty payments with the British Government are tabulated in the Introduction. The State also receives from other States the following sums annually:—

- (i) From the Narsinghgarh State a tribute of Salim Shahi Rs. 85,000, which has been converted into Rs. 58,577-1-0 British. Payment is made through the Bhopal Agency, and the tribute carries with it no rights of supremacy.
- (ii) From the Jhabua State, as the result of the Thandla-Petlawad settlement, Rs. 1,400 on account of difference of revenue on land exchanged, and Rs. 1,278-11-10 in lieu of sayar rights. Also Rs. 2,014-12-0 on account of tribute on three Umraos' estates in Jhabua territory which have escheated to that Darbar; and Rs. 1,500 on account of the Khawasa Estate. These sums are all in Salim Shahi rupees, but are paid in British currency at the conversion rate of exchange, 100

British currency equal to 200 Salim Shahi. The customs and 'Khawasa payments are made through the Southern States of Central India and Malwa Agency, the others direct.

(iii) From fifteen Umrace[®] in Jhabua territory separate tributes, totalling Salim Shahi Rs. 11,884-1-0. These sums were originally assigned to Indore by Jhabua in part satisfaction of its own obligations to the Maharaja Holkar, and are paid direct. The Maharaja Holkar possesses no suserainty over these Umrace.

The Kasba of Sundersi which was under the triple jurisdiction of Gwalior, Indore and Dhar was exchanged for five villages of Gwalior in 1929.

In accordance with the provisions of article XIV of the Treaty of Mandsor (1818) the Maharaja appointed his Vakil with the Viceroy in 1930.

On the death of the late Rawat Sajjan Singh in 1908 without heirs, the guarantee of the Estate of Bhatkheri (No. XXXI) lapsed to the State. The Darbar, however, continued the Estate to the widow of the deceased for her life.

Similarly on the deaths without heirs of the guaranteed Tankadars of Ajraoda and Dhuletia (see Vol. V, Gwalior Residency-Lapsed Estates) in 1915 and 1918 respectively, the tankas lapsed to the State.

The area of the Statet is 9,519 square miles; the population, according to the Census of 1921, 1,151,587; and the revenue about Rs. 1.35,36,000.

Under the reorganisation scheme of January 1921, the authorised: strength of the Indore State Forces consists (December 1926) of.

indore Holk	ar Cav	airy i	Secort	•			•	•	•	200
Indore Holi							266			
The following	other	Stat	e forces	are	me	inte	ined	l:—		
Cavalry										568
Infantry										1,202
Artillery										808

The State possesses 9 serviceable and 51 unserviceable guns.

With effect from the 1st January 1922 the designation "Imperial Service Troops" was changed to "Indian State Forces".

The liability of the State to the operation of the Nazarana rules had not been decided by 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

^{*} Jaknaoda, Jamli, Barwet, Bureta-G bendi, Sarangi, Gugri, Karwar, Baori, Raipuria, Umarkot, Kodli, Hanmantia, Naogaon, Unterbela and Bori.

[†] The Maharaja also owns some Mirasi la: de in the Khandesh district; the village of Sapura on intimrari tenure in the Jaura State; and certain patelki land in the Hyderabad State.

(II) MEDIATISED ESTATES.

1. Bat.

According to a settlement made by Sir John Malcolm in 1819, Parbat Singh and Raghunath Singh, Zemindars of Bai, were to maintain the security of the Simrol pass and to receive the taxes, levied in Ahalya Bai's time, on merchandise, etc., passing through it. The arrangement is recorded, along with other questions outside the settlement, in a Document (No. XVI) issued to the Zamindars by the Indore Darbar in 1226 A.A. In 1858 the Darbar, without reference to the Central India Agency, commuted the arrangement for a money payment of Hali Rs. 748, representing the average receipts of the previous ten years. from which were deducted Hali Rs. 325, representing the cost of the collection and of maintaining a guard on the pass, and including a subscription of Rs. 61 for religious purposes. The net payment, Hali Rs. 423 a year, still continues, although the levy of transit dues on the Indore-Khandwa road was abolished in 1876.

The present Zamindar is Jaswant Singh, who succeeded his father Manrup Singh in 1894.

2. BILAUDA.

(For account see Vol. V, Part III, Gwalior, Mediatised Estates.)

3. DHAORA GANJARA. †

This settlement was effected by Sir John Malcolm and was similar to the settlement with the Tesa Tarwi of Men. No copy of the engagement is forthcoming; but the Indore Darbar records contain a Document (No. XVII) under which Hali Rs. 55 a month are granted as remuneration for the protection of the roads between Simrol ghat and Sigwar.

The present Tankadars are Hemraj, Kishan, Gopal and Pemchand.

4. HIRAPUR.I

The Thakur of Hirapur receives the following tankas under tagagements mediated in 1819:-

Re.

200 (Bhopali). From Bhopal (No. XVIII) . From Scindia (No. XIX) . . 2,910 (Ujjain Hali).

8,830 (Indore Hali). From Holker (No. XX)

> TOTAL Re. . 6.449

Malcolm's "Malwa", No. 94 of Schedule No. III.
 Malcolm's "Malwa", No. 97 of Schedule No. III.

I Malcolm's "Malwa", No. 18 of Schedule No. II, and Nos. 21 and 30 of edule No. III.

Since the transfer of the Nimar district to the British Government in 1860 the Rao has received Rs. 2,182-1-10 (British currency) of his tanks of Rs. 2,910 (Ujjain Hali) from the British Government, and the balance (Rs. 682 Ujjain Hali) from the Gwalior Darbar.

The Rao also holds (No. XXI) Hirapur on an istimrari rent of Rs. 600 under Holkar. He formerly held from the Dhar State Ahirwas and eleven other villages in Makrar, subject to a payment of Rs. 601 Hali a year. In 1905, with the sanction of the Government of India, a fresh Agreement (No. XXII) was concluded between the Dhar Darbar and the Rao, by which the latter relinquished these 12 villages in return for a yearly cash payment of Rs. 150 British currency. This money is paid to the Rao through the Central India Agency.

Bhairon Singh died without issue in 1826, and was succeeded by his adopted son Ram Singh. Chhatar Singh succeeded Ram Singh in 1841, and died in 1900. He was succeeded by his grandson the present Rao Jaswant Singh.

The area of Hirapur is about 10 square miles; the population, according to the Census of 1921, 650; and the revenue is estimated at about Rs. 10,000.

5. KAYATHA.

(For account see Part III (2), Southern States of Central India and Malwa.)

6. LALGARH.

The Thakur of Lalgarh holds from Scindia (No. XXIII) the villages of Sudwas in Barod pargana, and Dabla in Piplaun pargana: and from Holkar he holds (No. XXIV) a settlement of Rs. 1,000 with the village of Kachalia in jagir, and two other villages in istimrari tenure, for which he pays Rs. 2,400.

He also receives the following tankas: -

	From	Holkar	(No.	XXV)		•				. •		1,400
•	From	Scindia	(Nos.	XXVI	und	XXV	III)	•	•	•	•.	8,100
				XXIX)								
	FIOR	Den es	(140.	XXVII)	•	•	•					
								T	DTAL	Rs.	•	10,036

Salim Singh, the Thakur with whom the settlement was mediated, was succeeded by his son Lachhman Singh, who was succeeded by his son Mokam Singh, who died in 1888 and was succeeded by his nephew Hari Singh. He died in July 1911 and was succeeded by his son the present Thakur Jaswant Singh.

^{*} Malcolm's " Malwa ", Nos. 8, 80, and 42 of Schedule No. II.

In 1902 the Government of India decided that they were unable to admit the claim of the Indore Darbar to criminal and civil jurisdiction in the Lalgarh Estate.

The area of the Estate is 14 square miles; the population, according to the Census of 1921, 2,100; and the revenue about Rs. 20,000.

7. Man.*

The settlement of the Tesa Tarwi's claim was effected by Sir John Malcolm in 1819. The Indore State agreed to entertain in its service seven of the Tarwi's adherents and to give him two villages on rent, subject after the seventh year to a payment of one rupee per bigha, on condition that the Tarwi made no further collections on passengers and goods between Mhow and Jam, and was responsible for the prevention of robberies.

No copy of this engagement is forthcoming, but the Indore Darbar have produced an Engagement (No. XXX) written by Kaisha Paima and Ajba, the nephews of Tesa Tarwi, whereby they bind themselves to enter the service of the Darbar and to hold themselves responsible for the protection of the country within certain limits. The Darbar state that for this service they get Rs. 508 a year, being the equivalent of Hali Rs. 50 a month, direct from the Darbar treasury. The circumstances in which the settlement of Sir John Malcolm was modified have not been clearly ascertained.

The present Tankadars are Man Singh, Ganpat and Amira.

8. NAULAWA.

(For account see Vol. V, Part III, Gwalior, Mediatised Estates.)

9. SHEOGARH.

(For account see Vol. V, Part III, Gwalior, Mediatised Estates.)

^{*} Malcolm's " Malwa", No. 26 of Schedule No. III.

(III) LAPSED ESTATES.

1. AJEAODA.

(For account see Vol. V, Part III, Gwalior, Lapsed Estates.)

2. BHATRHERI.

The Rawat of Bhatkheri held from Holkar the village of Bhatkheri, under the guarantee of the British Government (No. XXXI). The succession failed in 1909, and the Government of India sanctioned the lapse of the Estate to the Indore Darbar.

3. DHULATIA.

(For account see Vol. V, Part III, Gwalior, Lapsed Estates.)

No. I.

TREATY with JESWUNT.RAO HOLKAR, with the DECLARATORY ARTICLE annexed,—1805.

TREATY OF PEACE and AMITY between the BRITISH GOVERNMENT and JESWUNT RAO HOLKAR.

Whereas disagreement has arisen between the British Government and Jeswunt Rao Holkar, and it is now the desire of both parties to restore mutual harmony and concord, the following Articles of Agreement are therefore cencluded between Lieutenant-Colonel John Malcoim on the part of the Honourable Company, and Sheikh Hubeeb Colla and Balla Ram Seit on the part of Jeswunt Rao Holkar, the said Lieutenant-Colonel John Malcolm having especial authority for that purpose from the Right Honourable Lord Lake, Commander-in-Chief, &c., &c., His Lordship aforesaid being invested with full powers and authority from the Honourable Sir George Hilaro Barlow, Governor-General, &c., &c., and the said Sheikh Hubeeb Colla and Balla Ram Seit also duly invested with full powers on the part of Jeswunt Rao Holkar.

ARTICLE 1.

The British Government engages to abstain from the prosecution of hostilities against Jeswunt Rao Holkar and to consider him henceforward as the friend of the Honourable Company, Jeswunt Rao Holkar agreeing on his part to abstain from all measures and proceedings of a hostile nature against the British Government and its allies, and from all measures and proceedings in any manner directed to the injury of the British Government or its allies.

ARTICLE 2.

Jeswunt Rao Holkar hereby renounces all right and title to the districts of Tonk, Rampoora, Boondee, Lekherree, Sameydee, Bhamungaum, Dase, and other places north of the Boondee hills, and now in the occupation of the British Government.

ARTICLE 3.

The Honourable Company hereby engages to have no concern with the ancient possessions of the Holkar family in Mewar, Malwa, and Harrowtee, or with any of the Rajaha situated to the south of the Chumbul; and the Honourable Company agrees to deliver over immediately to Jeswunt Rao Holkar such of the ancient possessions of the Holkar family in the Deccan now in the occupation of the Honourable Company, as are situated south of the river Taptie, with the exception of the fort and pergunnah of Chanderee, the pergunnahs of Ambar and Sengham, and the villages and pergunnahs situated to the southward of the river Godavary, which will remain in possession of the Honourable Company. The Honourable Company, however, in consideration of the respectability of the Holkar family, further engages that, in the event of the conduct of Jeswunt Rao Holkar being

such as to satisfy the State of his amicable and peaceable intentions towards the British Government and its allies, it will at the expiration of eighteen months from the date of this Treaty restore to the family of Holkar the fort of Chanderee and its districts, the pergunnahs of Ambar and Sengham, and the districts formerly belonging to the Holkar family, situated to the south of the Godavery.

ARTICLE 4.

Jeswunt Rao Holkar hereby renounces all claims to the district of Koonch in the province of Bundelcund and all claims of every description in that province; but in the event of the conduct of Jeswunt Rao Holkar being such as to satisfy the British Government of his amicable intentions towards that State and its allies, the Honourable Company agrees at the expiration of two years from the date of this Treaty to give the district of Koonch in Jaghire to Beema Bai, the daughter of Jeswunt Rao Holkar, to be holden under the Company's Government on the same terms as that now enjoyed by Balla Bai.

ARTICLE 5.

Jeswunt Rao Holkar hereby renounces all claims of every description upon the British Government and its allies.

ARTICLE 6.

Jeswunt Rao Holkar hereby engages never to entertain in his service Europeans of any description, whether British subjects or others, without the consent of the British Government.

ARTICLE 7.

Jeswunt Rao Holkar hereby engages not to admit into his council or service Serjee Rao Ghautkea, as that individual has been proclaimed an enemy to the British Government.

ARTICLE 8.

Upon the foregoing conditions Jeswunt Rao Holkar shall be permitted to return to Hindustan without being molested by the British Government and the British Government will not interfere in any manner in the concerns of Jeswunt Rao Holkar. It is, however, stipulated that Jeswunt Rao Holkar shall immediately, upon the Treaty being signed and ratified, proceed towards Hindustan, by a route which leaves the towns of Putteeala, Kythul, Jhind, and the countries of the Honourable Company and the Rajah of Jeypore, on the left; and Jeswunt Rao Holkar engages on his route to make his troops abstain from plunder, and that they shall commit no act of hostility in any of the countries through which they may pass.

ARTICLE 9.

.. This Treaty, consisting of nine Articles being this day settled by Lieutenant-Colonel John Malcolm on the part of the Honourable Company, and by Sheik

Hubeeb Oolla and Balla Ram Seit on the part of Jeswunt Rao Holkar, Lieutenant-Colonel John Malcolm has delivered one copy thereof, in Persian and English, signed and sealed by himself, and confirmed by the seal and signature of the Right Honourable Lord Lake, to the said Sheik Hubeeb Oolla and Balla Ram Seit, who, on their part, have delivered to Lieutenant-Colonel John Malcolm a counterpart of the same, signed and sealed by themselves, and engage to deliver another copy thereof, duly ratified by Jeswunt Rao Holkar, to the Right Honourable Lord Lake, in the space of three days, the said Lieutenant-Colonel John Malcolm also engaging to deliver to them a counterpart of the same, duly ratified by the Honourable the Governor-General in Council, within the space of one month from this date.

Done in Camp, at Rajpoor Ghaut, on the Banks of the Beas river, this 24th day of December, A.D., 1805, corresponding with the 2nd of Shawal, in the year of the Hegira, 1220.

JOHN MALCOLM.

SHEIR HUBBER OOLLA.

BALLA RAM SEIT.

DECLARATORY ARTICLE annexed to the TREATY of PRACE and AMITY concluded between the BRITISH GOVERNMENT and MANARAJAH JESWUNT RAO HOLKAB, through the Agency of the RIGHT HONOURABLE LORD LAKE, on the 24th December 1805.

Whereas by the second Article of the abovementioned Treaty Maharaja Jeswunt Rao Holkar renounces all right and title to the districts of Tonk, Rampoora, Boondee, Lekherree, Sameydee, Bhaumungaum, Dase, and other places north of the Boondee hills, and now in the occupation of the British Government; and whereas it has been understood that the Maharaja attaches great value to the district of Tonk, Rampoora, and other districts in that vicinity, which constituted the ancient possessions of the Holkar family, and the relations of amity and peace being now happily restored between the British Government and Maharaja Jeswuut Rao Holkar, the British Government is desirous of gratifying the wishes of the Maharaja to the utmost practicable extent consistent with considerations of equity, and of manifesting its solicitude to cultivate the friendship and good-will of the Maharaja; therefore the British Government hereby agrees to consider the provisions of the second Article of the Treaty aforesaid to be void and of no effect, and to relinquish all claim to the districts of Tonk, Rampoora, and such other districts in their vicinity as were formerly in the possession of the Holkar family, and are now in the occupation of the British Government.

Done on the River Ganges, the 2nd day of February 1806;

No. II.

TREATY OF MANDASOR.

TREATY OF PEAGE between the Honorable the East India Company and His Highess Maharajah Mulhar Raw Holkar, his heirs and successors, settled by Brigadier-General Sir John Malcolm, K.C.B., and K.L.S., Political Agent for the Most Noble the Governor-General, on the part of the Honorable East India Company, and Tantiah Jog, on the part of His Highess Mulhar Raw Holkar, the said Brigadier-General Sir John Malcolm acting under authority from His Excellency Lieutemany General Sir Thomas Hislor, Baronet, Commander-in-Chief of the Army of Fort Saimt George and of the Army in the Deckan, himself invested with full power and authority from the Most Noble Francis, Marquis of Hastings, K.G., one of His Britannic Majesty's Most Honorable Privy Council, Governob General in Council, appointed by the Honorable Company to direct and control all the affairs in the East Indies, and the said Tantiah Jog, duly invested with full power on the part of His Highness Mulhar Raw Holkar,—1818.

ARTICLE 1.

Peace being established with the Maharajah Mulhar Raw Holkar, the Company's Government agree that it will not permit any State or any free-booter to be unpunished that shall commit any outrage or hostility against the territories of Maharajah Mulhar Raw Holkar; the Maharajah agreeing on such occasions to lend his utmost assistance by the employment of his troops, or in such other manner as may be requisite, and the British Government will at all times extend the same protection to the territories of Maharajah Mulhar Raw Holkar as to its own.

ARTICLE 2.

Maharajah Mulhar Raw Holkar agrees to confirm the engagement which has been made by the British Government with the Nawab Ameer Khan, and to renounce all claims whatever to the territories guaranteed in the said engagement by the British Government to the Nawab Ameer Khan and his heirs.

ARTICLE 3.

The pergunnaha of Patchpahar, Dag, Gungrar, Acor, and others rented by Rajah Zalim Sing, of Kotah, to be ceded in perpetuity to that Chief by the Maharajah Mulhar Raw Holkar, who renounces all claims whatever on these pergunnahs.

ARTICLE 4.

Maharajah Mulhar Raw Holkar agrees to cede to the British Government all claims of tribute and revenues of every description which he has or may have had upon the Rajpoet princes, such as the Rajahs of Oudspoor, Jeypore, Jaudpore, Kotah. Bhoondie, Karawiie, &c.

ARTICLE 5.

Mulhar Raw Holkar renounces all right and title to any of his territories such as Rampoorah, Busunt, Rajepoorah, Ballocah, Neemserace, Indeghur, Bhoondie, Lakhearrie, Sanmendah, Bamangaum, Dace, and other places within or north of the Bhoondie hills.

ARTICLE 6.

Maharajah Mulhar Raw Holkar cedes to the British Government all his territories and claims of every description whatever within and south of the Sunt-poorah range of hills, including the fort of Sundwah with a glacis of 2,000 yards, also all his possessions in the province of Candeish and those districts, such as Amber, Ellorah, and others, intermixed with the territories of the Nisam and Paishwah.

ARTICLE 7.

In consideration of the cessions made by this Treaty, the British Government binds itself to support a field force to maintain the internal tranquillity of the territories of Mulhar Raw Holkar and to defend them from foreign enemies; this force shall be of such strength as shall be judged adequate to the object. It shall be stationed where the British Government determines to be best, and the Maharajah Mulhar Raw Holkar agrees to grant some place of security as a depot for its stores.

ARTICLE 8.

The Maharajah grants full permission for the purchase of supplies of every description for any British force, acting in the defence of his territories; grain and all other articles of consumption and provisions and all sorts of materials for wearing apparel, together with the necessary number of cattle, horses, and camela required for the use of such force, shall be exempted from duties.

ARTICLE 9.

Maharajah Mulhar Raw Holkar engages never to commit any act of hostility or aggression against any of the Honourable Company's allies or dependants or against any other Power or State whatever. In the event of differences arising, whatever adjustment the Company's Government weighing matters in the scale of truth and justice may determine, shall have the Maharajah's entire acquiescence. The Maharajah agrees not to send or receive vakeels from any other State or to have communication with any other States except with the knowledge and consent of the British Resident.

ARTICLE 10.

The British Government hereby declares that it has no manner of concern with any of the Maharajah's children, relations, dependants, subjects, or servants, with respect to the Maharajah is absolute.

ABTICLE 11.

The Maharajah Mulhar Raw Holkar agrees to discharge his superfluous troops and not to keep a larger force than his revenues will afford. He however agrees to retain in service, ready to co-operate with the British troops, a body of not less than 3,000 home, for whose regular payment a suitable arrangement must be made.

ABTICLE 12.

The Maharajah engages (and the British Government guarantees the engagement) to grant to Nahob Gaffoor Khan his present jaided of the districts of Sunject, Mulhargurh, Tal, Mundowal, Jawrah, Burroade; the tribute of Peeplowdah, with the sayer of the whole. These districts shall descend to his heirs on the condition that the said Nawab and his heirs shall maintain independent of the sebundy for his pergunnahs, and his personal attendants, in constant readiness for service, a body of six hundred select horse; and further, that this quota of troops shall' be hereafter increased in proportion to the increasing revenue of the districts granted him.

ARTICLE 13.

Mulhar Raw Holkar engages never to entertain in his service Europeans or Americans of any description without the knowledge and consent of the British Government.

ARTIGUR 14.

In order to maintain and improve the relations of amity and peace hereby established, it is agreed that an accredited Minister from the British Government shall reside with the Maharajah Mulhar Raw Holkar, and that the latter shall be at liberty to send a Vakeel to the Most Noble the Governor-General.

ARTICLE 15.

All the cessions made by this Treaty to the British Government or its allies shall take effect from the date of this Treaty, and the Maharajah relinquishes all claims to arrears from these cessions. The possessions lately conquered by the British Government shall be restored to the Maharajah.

The Parwannahs for the mutual delivery of these cessions shall be issued without delay, and the forts ceded shall be given up with their military stores and in all respects in their present condition.

-ARTICLE 16.

The English Government engages that it will never permit the Paishwah (Sree Munt) nor any of his Heirs and Descendants to claim or exercise any Sovereign rights or power whatever over the Maharajah Mulhar Raw Holkar, his heirs and descendants.

ARTICLE 17.

This Treaty consisting of seventeen Articles, has been this day settled by Brigadier-General Sir John Malcolm, acting under the direction of His Excellency Lieutenant-General Sir Thomas Hislop, Baronet, on the part of the Honourable Company, and by Tannah Jog, on the part of Mulhar Raw Holkar; Sir John

Malcolm has delivered one copy thereof in English and Persian signed and sealed by himself, to the said Tantiah Jog to be forwarded to Maharsjah Mulhar Raw Holkar, and has received from the said Tantiah Jog a counterpart of the said Treaty signed and sealed by him.

Sir John Malcolm engages that a copy of the said Treaty, ratified by the Most Noble the Governor-General, in every respect a counterpart of the Treaty now executed by himself, shall be delivered to Tantiah Jog to be forwarded to the Maharajah, within the period of one month, and on the delivery of such copy to the Maharajah, the Treaty executed by Sir John Malcolm, under the immediate direction of His Excellency Sir Thomas Hislop; Baronet, shall be returned; and Tantiah Jog in like manner engages that another copy of the said Treaty, ratified by the Maharajah Mulhar Raw Holkar, in every respect the counterpart of the Treaty now executed by himself, shall be delivered to Sir John Malcolm, to be forwarded to the Most Noble the Governor-General, within the space of two days from this date, and on the delivery of such copy to the Most Noble the Governor-General, the Treaty executed by Tantiah Jog, by virtue of the full powers and authority vested in him as abovementioned, shall be returned.

Done at Mundessoor this sixth day of January, A.D. one thousand eight hundred and eighteen, on the twenty-ninth day of Suffer, in the year of the Hejira 1233.

JOHN MALCOLM, Br.-Genl., .

P. A., Govr.-Genl.

VITUL PUNT TANTIAH JOG.

HASTINGS.

Ratified by His Excellency the Governor-General, in camp at Oochar, this 16th day of January 1818.

J. Adam,

Secretary to the Governor-General.

No. III.

Substance of an Engagement in Persian between the British Government and Maharajan Holkar's Government regarding Optum,—dated 18th February 1826.

ARTICLE 1.

The British Government engages to take annually from Maharajah Holkar's Government 5,000 Surat maunds of pure opium in cakes, each maund consisting of four punseerees and each punseeree weighing 401 Oujein Halee Rupees, or 391 new or 407 old Furrackahad Kuldar Rupees; and to pay for the same at the rate of 30 Furrackahad Kuldar or Oujein Halee Rupees. If a higher price than

this should be given for purchases from others, the Maharajah's Government shall be entitled to a similar price. The said quantity of opium to be delivered and weighed in all November at the Honourable Company's godowns at Indore or Mahidpore as may be desired by the Company's Opium Agent. Whatever quantities the Opium Agent or his deputies may object to as adulterated, damp, or otherwise faulty, shall not be taken, but pure and prime opium such as the Agent is in the practice of purchasing from the merchants of Malwa shall be taken.

ARTICLE 2.

The British Government will pay the Maharajah's Government for the opium as above stipulated in three equal instalments—the first on the 1st January, the second on the 1st of March, and the third as soon as the opium has been delivered and weighed.

ARTICLE 3.

The Maharajah's Government engages to confine the cultivation of poppy in his territories within an extent calculated to yield a quantity not exceeding in any year 6,000 Surat maunds of dry opium. Of this produce 5,000 maunds are to be delivered to the British Government, and this remainder to be appropriated by the Maharajah's Government for necessary purposes.

ARTICLE 4.

If a diminution should take place in the cultivation of poppy within the Maharajah's territories, or the crops be damaged by inclemency of weather, and the Maharajah's Government finds itself in consequence unable to complete the stipulated quantity of 5,000 maunds from the produce of its own territories, and the same should be made clearly manifest to the Company's Opium Agent, in such case, and provided the Opium Agent should be able to make purchases in the Malwa markets at Rupees 30 per punseeree, the Maharajah's Government will complete the stipulated quantity by purchases in the markets. But if the Opium Agent should be unable to purchase in the markets at that price, then the Maharajah's Government will not be required to make up the deficiency, notwithstanding which the British Government will gratuitously, in consideration of the intimate union subsisting between the two governments, make up to the Maharajah's Government the difference to the full price of 5,000 maunds at Rupees 30 the punseered as stated in the 1st Article.

ARTICLE S.

The Maharejah's Government engages to prevent to the best of its power the exportation of spinm from his territories not having the sanction of the British authorities, and to confine the sale of opium for internal consumption in his territories to venders under its license. Any quantities passing in or out that may be stopped of their own motion by the officers and agents of the Maharejah s Government shall be delivered over to the Company's Opium Agent, and the

Maharajah's Government shall receive two-thirds of the value of the same rated at Rupees 30 per punseeree, or less in property to its quality if of inferior quality. The British authorities moreover shall be at liberty to cause to be stopped and to appropriate any opium herein prohibited which they may discover passing to and fro in the Maharajah's tegritories, and for all such the Maharajah's Government shall receive one-third of the value rated according to the quality as above stated.

ARTICLE 6.

The British Government being anxious that the Maharajah's Government should sustain no loss from this arrangement whether in transit collections or otherwise, but on the contrary being desirous of obliging and benefitting it, agrees to give it at the end of the year in addition to the price of the opium as settled in the first Article a bonus of Rupees five per punseeree on the quantity therein stated, provided it shall have observed faithfully the conditions of this engagement.

ARTICLE 7.

This engagement shall hold good as long as the British Government may deem it expedient to maintain special arrangements for the control of Malwa opium.

This engagement consisting of seven Articles, is settled at Indore this 18th day of February 1826 A.D., corresponding with the 10th of Rujub 1241 Hegira, and the 11th of Magh Scodes 1882 Sumbat, by Mr. Gerald Wellesley, Resident, &c., on the part of the British Government, and Etul Punt Tantiah Jog, &c., on the part of the Maharajah's Government, and in confirmation thereof counterparts, ratified with the seal and signatures of the Governor-General in Council and the Maharajah, shall be exchanged between the contracting parties.

No. IV.

Sanad granted to His Highness Tukoji Rao Holkab on his succession to the Indone State,—1844.

To His Highness Maharajah Tukoji Rao.

After compliments.—Your Highness' letter, dated 5th July last, has been duly received. In that letter allusion is made to the death of his late Highness Khumdee Rao, which had been reported to me by the Resident at Indore, and it is stated that the ceremonies customary on the occasion had been duly performed. Your Highness further remarks that at the conclusion of the period of mourning you had been, by the great kindness of the British Government, installed as successor to the vacant guddee; and Your Highness proceeds to state that it will be your aim and object so to conduct the duties of the office to which you have been called as to promote the welfare and happiness of the people of the Holkar State.

The intelligence of the early death of the late Maharajah was a cause of much grief to me. By that event the guddee of the Holkar State became vacant, there being no one of the Holkar family remaining entitled to succeed to the principality or to adopt an heir to the guddee,

It became therefore necessary for the Governor-General to make an arrangement for the administration of the government of the Helkar principality.

Having an earnest desire to promote the interests of the Chiefs and people of the State, and to preserve the honour and prosperity of the principality, the British Government determined on this occasion to make such an arrangement as would conduce to the accomplishment of these ends and would at the same time, it was believed, be agreeable to the feelings of the remaining members of the family of the late Hurree Rao Holkar and of the Chiefs and nobles of the principality.

Actuated by these motives, I was induced to direct the British Resident at Indore to nominate Your Highness to the occupation of the vacant guidee.

I have every confidence that Your Highness will, to the utmost of your endeavour, administer the duties of the government in which you have been thus installed in a manner befitting your high station, and with a becoming impression of the importance of the interests which will on your coming of age be entrusted to your care.

It is the intention of the British Government in thus bestowing on Your Highness the principality of the Holkar State, that the Chiefship should descend to the heirs male of Your Highness' body lawfully begotten, in due succession, from generation to generation.

Until the period of Your Highness coming of age the affairs of the government will be administered in your behalf, as at present, by a competent Regency acting under the general superintendence, and in all matters of importance the instructions of the British Resident, who will make arrangements for the education of Your Highness during your minority in a manner suitable to Your Highness' future high destinies.

All existing engagements with other Chiefs and States made by the Chiefs of Holkar and in force at the time of the death of the late Maharaja will continue binding on Your Highness and on Your Highness Government.

HARDINGE.

FORT WILLIAM, The 9th November 1844.

No. V.

Adoption Sawad granted to His Highwess Maharajah Dheeraj Rao Rajessur Seware Tookajer Rao Holkar Bahadur of Indore,—1862.

Her Majesty being desirous that the Governments of the several Princes and Chiefs of India who now govern their own territories should be perpetuated, and that the representation and dignity of their houses should be continued, I hereby, in fulfilment of this desire, repeat to you the assurance already communicated to you in my Kharita of 5th January 1860, that on failure of heirs of your body, the adoption by yourself and future rulers of your State of a successor according to former usage will be recognized and confirmed.

Be assured that nothing shall disturb the engagement thus made to you so long as your house is loyal to the Crown and faithful to the conditions of the Treaties, Grants or Engagements which record its obligations to the British Government.

The 11th March 1862.

CANNING.

No. VI.

Mamorandum of terms agreed upon between the British Government and Maharaja Holear,—1864.

Concessions made by Holkar.

- 1. Holker cedes free of any charge all lands required, specially for the Railway, its work, and stations, provided that no lands within Railway limits are taken up by any traders or rent-payers for the purpose of building shops and carrying on trade to the injury of the interests of the Darbar by withholding the payments of taxes by such parties on the ground of their residing within those limits. And provided also that all buildings, such as godowns, dharmsales, to., erected outside the Railway limits shall be regarded as under Darbar jurisdiction.
- 2. Full Civil and Criminal Jurisdiction over the lands required for the Railway, its works and bridges rests entirely with the British Government.
- 3. Holkar remits all transit duty on the through traffic of the Railway.

Concession made by British Govern-

1. The British Government agree to give up to Holkar all Darbar offenders who having taken refuge within Railway limits may be found within such limits; but if such persons shall have passed on and escaped into British territory, their surrender must depend on the circumstances of the case, and the pleasure of the British Government.

- Government will not hold the Darbar responsible for offences committed within Railway limits, unless those offences are traced to subjects of the Darbar.
- 3. Still retaining the right to exercise its discretion in particular cases, Government as a general rule will not object to deliver to Holkar for punishment Darbar subjects who

may have been convicted and sentenced by Government officers for offences committed within Railway limits.

Dated 10th January 1866.

J. W. S. WYLLIE.

Under-Secretary to Government of India.

Norm.—In 1891 the Indore Darbar ceded land and jurisdiction in respect of the Godhra-Ratiam and Bhopal-Ujjian Railways, on the same terms as those set forth above.

No. VII.

Translation of an Engagement between His Highness Maharaja Tookajer Holkar and the British Government,—7th July 1865.

(On the face of this paper is impressed the Public Seal of His Mighness Maharaja Tookajee Holkar.)

Whereas the Government of the Holkar Durbar has to pay annually to the British Treasury the sum of Company's Rupees (1,19,076) one lakh nineteen thousand and seventy-six on account of the Mehidpur Contingent and the Malwa Bheel Corps, sis.:—

						-
On accou	nt of t	he Mehidpur Contingent		•	•	1,11,214
		Malwa Bheel Corps .				7,000

And whereas with reference to the above it has now been agreed between the two Governments that from 1st May 1865 a sum of Company's Rupees (23,81,520) twenty-three lakks eighty-one thousand five hundred and twenty shall be paid within the period of ten years by two instalments as herein mentioned, vis.:—

On 5th December										
On 5th April .	•	•	•	•	•	•	•	•	•	
Making an aggrega	do, p	ayabl	e esol	year	, of					2,30,162

(Company's Rupees two lakes thirty-eight thousand one hundred and fifty-two) for a period of ten years; and

That the interest accruing on the above sum of Rupees 23,81,520, agreed to be calculated at the fixed rate of 5 per cent. per annum, shall be assigned to the British Government from 1st May 1865 on account of the said contributions towards the Mehidpur Contingent and the Malwa Bheel Corps.

And whereas with reference to the above agreement the following stipulations have been made between the two Governments, vis.:—

Ist.—That Government Promissory Notes to the value of the Company's Rupees 23,81,520, bearing interest at 5 per cent. per annum shall be purchased in the name of His Highness Maharaja Holkar, and the amount of interest accruing thereon be assigned to the British Government in lieu of the (present) payments for the Mehidpur Contingent and the Malwa Bheel Corps.

2nd.—That the British Government shall guarantee interest at 5 per cent. per annum to be paid in perpetuity and for ever on the said sum of Rupees 23,81,520.

3rd.—That the amount of interest accruing on the said sum of Rupees 23,81,520 at 5 per cent. per annum shall be assigned to the British Government in lieu of the payments for the Mehidpur Contingent and the Malwa Bheel Corps, this arrangement relieving His Highness Holkar from all demands on account of the said Mehidpur Contingent and the Malwa Bheel Corps, as well as from all pecuniary demands, present or future, and from service with troops.

The above engagement having been entered into between the British and Holkar Governments, it is hereby agreed and recorded that, as the said agreement will stand good for ever between the two Governments payments will be made into the British Treasury within the period of ten years of the aggregate sum of Rupees 23,81,520 (twenty-three lakks eighty-one thousand five hundred and twenty) commencing from 1865, by fixed annual instalments of Rupees (2,38,152) two lakks thirty-eight thousand one hundred and fifty-two, and that the Holkar Government will consider itself relieved from the said year 1865 from demands of any description, present or future, on the said account.

No. VIII.

AGREEMENT respecting a loan of one crore of Rupees offered by His Highers Manarajan Tookajee Rao Holkar, G.C.S.I., and accepted by the Government of India, for the purpose of constructing a Railway from the Jerrat Indian Peninsula Railway to Indore,—1870.

The Government of India engages to make a Railway from some point on the Great Indian Peninsula Railway to Indore, with all convenient speed, and to supply all funds necessary for its construction and equipment.

- 2. The line to be called the Holkar State Railway.
- 3. The whole of the arrangements as to construction and equipment, as well as management after the line is open, to be exclusively in the hands of the Government of India.

- 4. The loan to be for 101 years, not transferable, to stand in the name of Maharajah Holkar, of Indore, his heirs and successors.
- 5. The Maharajah undertakes to pay the crore of Rupees to the credit, of the Government of India at the Bombay Treasury, within seven years from 6th June 1870, as follows:—

25 lakhe 1870-71 . By quarterly instalments: first instalment on 6th June 1870-72 . Blacks 1872-77 . Heven lakhs yearly, either in one payment or by quarterly instalments at the option of Holkar.

- 6. The Government of India guarantees to Holkar, his heirs and successors, interest on the above at the rate of 4½ per cent. per annum payable half-yearly at Indore, with effect from date of loan payments in Bombay.
- 7. The Government of India further undertakes to pay to Holkar, his heirs and successors, a sum equal to half the net profits (in excess of 4½ per cent. on the capital) on one million sterling, or any smaller sum, should the Railway cost less, from the earnings of the line between Indore and the Great Indian Peninsula Railway, for which a separate capital account and revenue account will be kept.
- 8. Should the line cost less than one million sterling, i.e., less than the amount of Holkar's loan, the balance to be kept by the Government of India for investment on the above terms (4) per cent. guaranteed interest, with half net profit in excess) in any extension which may be made from Indore profits.
- 9. In the event of the line costing more than one million sterling (a crore of rupees), Maharajah Holkar is to have the option (at his own request) of supplying such balance on the same terms as the million, provided that this balance shall be paid into the Bombay Treasury on or before 6th of June 1877.
- Maharajah Holkar undertakes to accept as correct the accounts which are rendered to and approved by the Government of India.
- 11. Maharajah Holkar undertakes to give all reasonable assistance to the Engineers employed on the Railway in respect to labour, materials, etc., the Railway authorities paying for the same.

Indore Palace; The 28th April 1870. TOOKAJEE HOLKAR.

H. D. DALY, Major-Genl.,
Offg. Agent to the Goor.-Genl.,
Control India.

This agreement was approved and confirmed by His Excellency the Vicercy and Governor-General in Council at Simls on 20th May 1870. His Excellency

of Council also agreed that the payment of 41 per cent. guaranteed interest will he made without deduction for income tax.

> By order of His Excellency the Vicercy and Governor-General in Council.

FOREIGN DEPARTMENT,

SINLA:

The 10th August 1870.

C. U. AITCHISON.

Offg. Secy. to the Goot. of India in the Foreign Department.

No. IX.

ARRANGEMENT for the EXCHANGE of CORRESPONDENCE between the IMPERIAL POST OFFICE OF BRITISH INDIA and the POST OFFICES in the territories of His HIGHNESS the MAHARAJA HOLKAR,-1878.

ARTICLE 1.

There shall be mutual exchange of correspondence between the Imperial Post Office of British India, hereinafter termed the "Imperial Post," and the Post Offices in the territories of His Highness the Maharaja Holkar, hereinafter termed the "Indore State Post."

The term "correspondence" shall include all classes of articles which may be forwarded by post under the rules for the time being of the Imperial Post.

ARTICLE 2.

On correspondence originating in the Indore State Post, and destined for delivery through the Imperial Post, the Indore State Post may levy such local postage as may from time to time be directed by the Darbar of His Highness the Maharaja Holkar. But all such postage shall be collected by payment in advance, and the correspondence shall be made over to the Imperial Post without any claim whateoever.

ARTICLE 3.

Correspondence so made over shall be treated by the Imperial Post in the same way as if it had been posted originally in an Imperial Post-Office, no account being taken of any Indore State postage already paid thereon whether in cash or by means of postage labels of the Indore State Post.

ARTICLE 4.

Correspondence which may be made over by the Imperial Post to the Indore State Post shall be made over without claim when no Imperial Postage is due. and with claim when Imperial Postage is due.

In the letter case the claim shall be-

- (a) on correspondence originating in offices of the Imperial Post termed "Inland correspondence" one-half of the amount of Imperial Postage due;
- (b) on correspondence originating in Foreign Offices termed "Foreign correspondence," the whole amount of the Imperial Postage due, the term "Imperial Postage" including in this case the postage due to the Imperial Post on behalf of Foreign Offices or (in the case of overland parcels) to the Custom House.

ARTICLE 5.

On correspondence made over under head (a) of the preceding Article whether with or without claim, the Indore State Post may levy such local postage as may from time to time be directed by the Darbar of His Highness the Maharaja Holkar, but on correspondence made over under head (b) no local postage shall be levied.

ARTICLE 6.

Correspondence received by the Imperial Post from the Indore State Post, or vice vered, which may be undeliverable shall be returned, and on correspondence so returned to the Imperial Post the Indore State Post shall have the right to reclaim any Postage previously claimed from it under Article 4.

ARTICLE 7.

Detailed regulations for carrying out this arrangement in respect to the particular offices to be designated for the exchange of correspondence on which Imperial Postage is due, the forms to be used in exchanging correspondence, the preparation and settlement of accounts, and other matters of detail, shall be drawn out by the controlling authorities of the Imperial Post and the Indore State Post in direct communication with each other, and the detailed regulations so drawn out shall be subject to such modification as may from time to time be mutually agreed to by the said authorities.

ARTICLE 8.

This arrangement shall be executed by the Darbar of His Highness the Maharaja Holkar and the Agent to the Governor-General for Central India and shall be brought into operation from the date of such execution.

ARTICLE 9.

This arrangement shall continue in force for one year after the date on which one of the two contracting parties shall have announced to the other an intention to terminate it.

42 CENTRAL INDIA—CENTRAL INDIA AGENCY—Indoro—NOS. 1X— 1878 AND X—1881.

Signed by His Highness the Maharaja Holkar this the 27th day of January one thousand eight hundred and seventy-eight.

TOOKAJEE HOLKAR.

Signed by the Agent to the Governor-General for Central India this the 27th day of January one thousand eight hundred and seventy-eight.

H. D. DALY.

LYTTON.

Ratified by His Excellency the Viceroy and Governor-General of India, at Simla on the twenty-second day of April one thousand eight hundred and seventy-eight.

A. C. LYALL, Secretary to the Government of India, Foreign Department.

No. X.

Kharita to His Highness Maharaj Adhiraj Raj Rajeshwar Sawai Toorajer Rao Holkab, Bahadur, G.C.S.I., C.I.E. of Indorr,—1881.

MY HONOURED AND VALUED FRIEND,

The Agent to the Governor-General in Central India has at length been able to report to me the conclusion of the negotiations for the exchange of territory which have been so long pending between Your Highness and the Government of India.

I have now the pleasure to inform Your Highness that I approve and confirm the transfer to the possession of Your Highness of the 231 villages in Taluka Nimawar, and the 176 villages in the district of Nimar, of which the names, revenues, and other particulars are given in schedules A and B of the memorandum by Lieutenant-General St. H. Daly enclosed in this letter.

That memorandum correctly summarises the results of the negotiations, and I feel assured that Your Highness will not fail to perceive, in the constant desire to meet Your Highness' wishes which has been evinced by my predecessors throughout the course of the negotiations, evidence of that friendly spirit which I am confident will ever characterize the relations of the British Government with Your Highness' loyal and distinguished family.

I beg to express the high consideration I entertain for Your Highness, and to subscribe myself.

Your Highness' sincere friend,

RIPON.

Vicercy and Governor-General of India.

SDEA;

The 25th May 1881.

Memorahdum of territorial exchanges effected between the Government, of India and His Highness Manaraja Holkar, G.C.S.I., from 1861 to 1880.

Whereas the Government of India deemed it advisable to obtain from His Highness Maharaja Holkar, by exchange of territory, the proprietary rights held by His Highness in certain lands in the Deccan, negotiations to effect an exchange of territory were commenced in 1861 by Sir Richmond Shakespear, Agent to the Governor General for Central India.

- 2. The lands in which His Highness ceded proprietary rights were-
 - 9 villages of Taluka Chandore.
 - 6 villages in Poons Collectorate.
 - 3 villages in Ahmednagar Collectorate.
 - 3 jaghire villages in Ahmednagar Collectorate.
 - I jaghire village in Khandesh Collectorate.
 - I jaghire village in Sholapur Collectorate.
 - 5 jaghire villages in the Bulandshahar District of the North-Western Provinces.
- 3. The lands given in exchange in full sovereignty by the Government of India were—
 - 231 villages in Taluka Nimawar of which were-

Khales villages			•	•	•	134
Quit-rout						
Pont free						40

- 176 villages in the District of Nimar, of which-
 - 113 were villages in pergunnah Barwai.
 - 32 were villages in Pergunnah Dhargaon.
 - 30 were villages in Pergunnah Kasrawad.
 - 1 Mandlesur.
- 4. Schedule A attached gives the names of all the villages noted above, together with the revenue as fixed by agreement for each.
- 5. Schedule B gives the gross and net revenue as finally fixed and agreed to by the contracting parties of the lands given and taken in exchange, as well as the Hugs, cash payments, etc., debitable to each.
 - 6. The following is the detail of the negotiation step by step :--

The Satwas-Nimawar Pergannah was transferred to His Highness Maharaja Holkar on 23rd June 1861. No equivalent in land or cash was received until 31st July 1865 on which (date) the Chandore estate was taken over from Maharaja Holkar.

The Nimur Pergannahs were transferred to the Maharaja on 23rd October 1867, and the Bulandshahr jaghire taken over from His Highness on 27th October 1867.

The Peona* villages were not taken over till the 30th November and 1st, 2nd, and 3rd December 1868, and the Ahmednagar* villages till 29th January and 6th June 1868.

The jaghire villages in the Deccan were taken over in February 1867, January and April 1868, and March and September 1872.

- 7. The concessions made to the Maharaja in the course of the Satwas-Chandors exchange were as follows:—
- I.—In exchange for the proprietary right in nine villages in the Deccan His Highness received 231 villages in Satwas-Nimawar in perpetuity.
- II.—The Government of India accepted the Maharaja's own valuation of Rupees 33,214-15-8 for his nine villages, although this sum was in excess of what he had already agreed to accept, and obviously included several items which the Government of India would be unable to recover.
- III.—The district of Satwas-Nimawar was valued at the amount of its land revenue only, the abkari revenue being excluded from the calculation.

The net gain to the Maharaja on this account was Rupees 2,156-10-6 a year.

- IV.—The claim to a deduction of Rupees 3,209 from the amount of Holkar's Deshmookhi huqs in commutation of service was waived, and the total amounts of these huqs, Rupees 11,410, was credited to the land instead of to the cash account to which they properly belonged.
- V.—No interest has been claimed on account of the deferred payment to the Government of India of revenues of Satwas-Nimawar, which, without giving any equivalent, the Maharaja enjoyed from June 1861 to July 1865. The annual land revenue derived from the district by the Government of India before transfer was Rupees 28,872. The Revenue for the four years therefore would amount to Rupees 12,15,488, and on this sum several years' interest has been foregone.
- VI.—In August 1872 the Government of India yielded to the Maharaja's request to be credited with the sum of Rupess 5,835-15 on account of repairs to Public Works alleged to have been made at his expense in Chandore after the transfer of that estate to the Government of India.
- VII.—Finally the capitalization of the Maharaja's annual contribution towards the maintenance of the Mehidpur Contingent and the Malwa Bheel Corps, which it was originally intended should be treated in close connection with the territorial exchanges, was in 1865 carried out separately at a loss to the British Government of rather more than 5½ lakhs of rupees.
- 8. The corresponding concessions made to the Maharaja in the course of the Waharaja exchange were as follows:—
- I.—In exchange for the proprietary right only in fourteen villages in the Deccan and five villages in the North-Western Provinces, the Maharaja obtained rights of sovereignty over 176 villages in Nimar.
- II.—The value of the Maharaja's villages, on his own computation, amounted to Rupees 38,072 a year. The total revenue of the Nimar lands transferred to His Highness was Rupees 47,701.

CENTRAL INDIA—CENTRAL INDIA AGENCY—Indoro—NO. X— 45

III.—Abkari revenue was not included in the valuation of Nimar lands.

IV.—The lapsed jaghire of Chotta Kasrawad, with a land revenue of Rupees 2,099 a year, was conceded to the Maharaja.

V.—No charge was made to His Highness on account of Government buildings at Mandlesur of the value of Rupees 13,225.

VI.—No interest has been claimed on account of deferred payment to the Government of India of the revenue of villages which the Maharaja did not give up for some time after he received possession of the Nimar Pergannahs. Moreover, the Nimar Pergannahs were handed over to Maharaja Holkar under a light assessment at the expiry of the settlement, and the reassessment since made has given the Indore Darbar three or four times the revenue which the Government of India received from the districts, and three or four times the value of Holkar's hereditary lands and hugs in the Deccan.

9. As shown in Schedule B, the annual amount due by the Indore Darbar on account of excess of land made over is Rupees 5,285-6-4.* This sum will be

"Government.
†Halee.
!Talbot's,

deducted annually from the sum of Rupees 30,000 † paid by the Government of India on account of Kesorai Patan, vide page 338, Volume III, Revised ### Edition of Aitchison's Treaties and Sunnuds ###.

H. D. DALY.

SINGLA ;

Agent to the Governor-General for Central India.

The 25th September 1880.

TPage 14-15 of present Edition.

List of Talukus transforred to His Highness Makornis Bolher in emhange in 1861.

Bantana.	
	м осоновоесосососо е с
Buypond	
September all	P. A. T. S.
Manus of malgoomen.	Mana Goojur Radoo Menghan Thadoo Menghan Thadoo Menghan Thadoo Menghan
	A SESSESSESSESSESSES E A
Hames of villages.	List of all the second of the
Number.	は ののはの気が気にいるもとのうともでし

		The villey he no been	Hollie. History on Man. Man. Man. Man. Man. Man. Man. Man		To be held sent-free 45	18th August 1864.	To be held rest from the	19th October 1886. Investigation incomplete.	
. 0		900 888	•		•	•	0	0	
2	: ::::	13 E :				1,107	2	8	•
•		000	•		•	•	•	•	•
200	: ::::	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1		1,983	118 14	£ 13 .0	*	01 277.2 .
1,900 Desabrand Soah	Enthum Reo Ferring Distory Distory Distory	Remained Repool	Товы		Thelone Huttery Sing .	Ditto	Mostosad Res Ram-	Chooseshil Bless	TOTAL
9	u 4444	133	14,508		:	:	:	••	:
Sandapore and its three Dakidit villages—I, Kura; A. Jones; B. Resines.			Perk	Kospe elliges in Poblic Flacence.	1		Occurds		Theat
	# ####	1885			-	•	•	•	

	On the 18th Outober 1866 is was ordered that these villages should continue	Best tree la perpetty.	Investigation incomplete. Bent-free. Order deled 27th February 1986.					
_	00000	••	••	0.			••••••	•
	04040	94	00	•				•
	3 3388	31	23	8			######################################	8
	0000	•	00	•	10		0 000 0	
	4000	•	00	18 13	=		• • • • • • • • • • • • • • • • • • •	
	64 2 5	:9	28	2	2,506 14			•
	Pandcorung Narain Ditto Mulcond Reo Ramehund Ditto	Jhinding Bithul Remohand	Chooneelal Blut. Massamt Moonie Pundwin.	Moj Bharty	TOTAL		Francolcol Kadir Auram Auram Ditto Aurand Reo Bishneth Ditto Raboo Rao Ahmed Ali Shah Ditto Pandoorung Narain	Ditto
	:::::	::	::	:	:		**************************************	•
		• •	• •	•	•	lit		•
1	• • • • •		• •	•	3	1 3 8		
6			·		TOTAL	lii	and its Dakhiii Garrana	.
3	2		•			3 3		
is 2	1 1	• •	• •	•		1.1	4 4	- 1
1	4	٠	• •	•		3 15	.g.,g.,	.
Monfee villages in Tabelia Sutura.	Kotes Bornelle Bornel	ij	Belle	Malagaon		Fillages in Talaka Sutume that have been summerly account; the rests carried to Profit and Loss Account.	Kethbers Kethbers Saabe Bessen Ju Be	

Lies of Tabubes transforms to His Righness Maharois Roller in embanes in 1861

1		
Parcent.		
Supposed area.	4. 000000000000000000000000000000000000	
Supposed allean.	# ::::: "::::### ::::::::::::::::::::::	196 18 0
Hames of malgoomera.	Pardourne Ranks Deve 1st Seo Deve 1st Seo Deve 1st Seo Ditto Balentis Seo Rentishen Sevana Sansjee Ditto Dit	TOTAL
Goran	8 00 00 00 00 00 00 00 00 00 00 00 00 00	8
Homes of villages.	Villages in Totales Determined for residence of the content of the	TOTAL
,mdark	SCERRICKERPRESER BEREEF	

,												•							-		Pop sent, let he not yet [Obtained pomenties.
	•	•	00	•	00	00	•	90	00	00	•	00	0	00	00	0	90	00	•	00	•
	~	*		-	0 *			90	96	-	*		- 60	94			90		0	000	.
	8	3	12	Ę	\$ 8	# 3	8		201	3	8	18	8	# 3	# 3	13	H	151	2		· ·
	•		0#		• •												•		0	000	•
	3 14	8	20		0 6 0												10			000	
	H	•	E S	*	E 2		28	15	75	121	3	2:	2 8	# 3	-;		10	2 g.	70	841	,
	•	•	• •	•				• •	•			•		• •	•					• •	
	Fuscolool Kadir	Lookmun .	Asserta	Moolehund	Percelool Kadir	Bhueron Gond	Kishnajes Pendoo	Luchman	Precolool Kadir	Ditto		Heers Korkoo	Hurnath	Shoreb Kles	Sookha Patel	Sheoki	Chinese	Mohum Singh	Percolool Kadir	Reje Nirthey Ba	Selberan .
	201	25	8	2	12	38	102	2	2 2 2	2	}	S.	15	3	3.5	25	35	8 8	8	38.	F 64
N. i.	D.B.O.	boorts	1				9	• •	•		6	•	• •	Here			•	Poor	•	• •	
41		4	7	·	4		800			3	8		- •	A 8	•	•	- •	9	·	•	
#	#	9	4		.居	• •	1	• •	•		8	•	• •	.4	• •	•	• •	Ę.	٠	• •	• •.
PE C	3	Dakhili Chote Th	.A		Ē.		ă.	• •		·į	1	•	• •	.4		•	• •	Ē	٠.	••	• • •
1	£	Ę			.E		7		1	. 4		• .		·I		•	• •	.]	•		
1		Ī	.1	1	17	: -	4	١.	4		3			ı	.1	. 1	4			įį,	Z
35	ij	34	: [1	14		1	į	3]	Š	4	1	11		4.			Į.	П	1
7	A	5	66	M	1M	5A	60 6	5 PM	HA	75	1	44	H.	48	A F	7	A	16	Ä.	546	4
	-	•	n T	10		*	2:	12	1	22	1	22	2	R	ĦĦ	ZI	H	i	8	Rat	12

List of Telubas transforms to His Highness Maharaja Holber in exchance in 1861—continued

RECARD.		Pays real, but has not yet obtained presention.		Half of this village is said to have been given resi-	incombant's right to it is quantizand. Are no longer market but obtain villages.	E. 150 seculty for the land of	
Supposed area.	Acres. R. P.	878 186 9 0		4461 4461 6 6 8 8 6 8	8 S	25 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
Supposed alleses.	Bf. 4. P.	:48	8, 11 918,8	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	730 0 0	900	2,616 12 0
Names of malgoosars.	·	Sakharan and Marain Rao Raja Wirthery Sing Disto	TOTAL	Reja Nirbbey Sing Ditto	Remakend Pandoorung .	Ditto Bapco Blut Pandoorung Narain	TOTAL .
Govern	ā	243	6,192	:::	:		
Mannes of villages.	List of Hales and marger affages in Tubin Bajor, Perpensals Hear- ner—const.	Meljoren Kelhali Benjakken	TOTAL	Marjes villages in Tubels Rejors. Malangods Soutzes Rejors	Upper .	Matter Klothme Phyllon	Torst.
.Manshr.		222	- 		7 10	920	

	No. of the late of			
	300 00	000		0000000
	255: 33:	648 ·	•	
	### : ## :	333 :		3822252 <u>4</u> 32
	000 00	00	0	0000000 00
	#8# : % - :	33 ::	210 14	26 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
			ā	. авижник ии.
		••••	•	34
	# · ·		.3	38
	and and and	Deby	TOTAL	48
	Notes and	Ĭ	-	5 2 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
	Nama Sha Ditt Ditt Namin R. Hursookh Ditto Babajee S			The cettre tables is half by Asred Rao Bish- nath.
		Mohan Jugan Dhoruj Harnai		. A
	2524 444	4000	#	2.2
YII.	• • • • • •	• • • •,		
118	• • • • • • •	• • • •	TOTAL	, , , , , , , , , , , , , , , , , , ,
113			ş	
417				I
1 3		14 2 2		
lit	141 141	å kar		Si Milli
2-6	arat esa	MANA		AN KNICARON
	H884 #85	22		

List of Tabubas transferred to His Highress Maharaja Holber in canlange in 1861—concluded.

Bucatra.		•		On the 18th Argust 1888 It was collected that the	Diec 20th May 1876.	
Supposed area.	Acres. B. P.	01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00 01.00		0 #	2 187 8 0 264 0 0	
Supposed silesee.	Be A P.	62 48	6,034 7 0	e %	260 7 0 155 0 0	471 15 0
Names of malgoomers.		The entire talaka is held by Amrad Reo Bish- nath.	TOTAL	Mokend Reo Remeland	Sirder Sing Khooshiel Sing Ditto	TOTAL
Govern- ment jermes.	ā		3,673	:	::	
Hamm of villages.	List of bining and manifes willogs in Fights Hirmann, Payment	Genora Anta and its Datalia Kommanon and Rhimsal Segonia and its Datalii Chilwiper Oonkada Data Estano Khonso Arabaku	TOZAL	Menjto villegas in Telaka Hirangaon. Mengapansa	Buttempore	TOTAL
.melaneR		22222		pi	**	

		to Transfed Easts.			District C
	00 0 00000000	•		. •	ĺ
		•		•	
	45 ii 845 888 838	3		9	
***************************************	00 0 0000 00	•	0	9	
	40 2 00 20 00	•	2		ĺ
	₹ # 446a :a :	*	1,966 18	ä	
	These twalve villages were rested together to list to blang confession, they were rested to Tunodood Kadit.	Ditto	TOTAL	Pandoceus Marsia. Montanity hald by Thakow Jonews flag, but it is supposed to have been absorbed in Moun Panes, Jonews West, States was Sing's states is being tarestigated.	
	8 -		3	::	
4.1	•••••••	•	•	•	
11		•	4		ĺ
24			TOTAL		
11			•	6.	
3	•••••••	•		**	
ij.		•			
	Market Ma	Elym		Kenje 7 Kelone Arb	
		-		78	ı

HOOMETINGABAD;

Abstract Statement of villages in Purgunnah Nimewor with amount of land revenue

Number.	Name of talukas.	Number of bhain villages.	Jean	Number of quib-	Alternate of quite-	Marke of mark	Total Number of villages.	Total amount of revenue.	RIMARKS.
1	Hirangson .	18	Ra. 8,478		Re.	8	21	Rs. A. P. 8,478 0. 0	
2	Panes Bijwar	14	· 844			2	16	844 0 0	
3	Nimovac .	81	14,903			4	35	14,203 0 0	·
4	Sutwas	18	4,741	43	192	10	70	4,893 0 0	
5	Rajore	36	5,192	13	227	6	55	5,419 0 0	
6	Chandgurh .	17	••			17	34	••	Norm.—The seventeen khales vil-
	TOTAL .	134	28,453	535	419	42	231	26,872 0 0	lages in Chandgurh are waste.
	Add-Al	karee r	07011 00 0		•			2,653 8 0	and their
	GRAND	TOTA	L	• •	••	••		31,525 8 0	unknown.

No. 1.

Detailed Moussour of Pergunnahs of the Nimar District made over to His Highness
Holkar on the 23rd October 1867.

No. Name of villages.	Jumma of 1863-64.	No. Name of villages.	Jumma of 1 863-64.
Pergunnal Burwsi.	Rs. 4. P.	Pergunnal Durwai—contd.	Ra. A. P.
1 Burwai . 2 Beldihera . 3 Nawalpoora . 4 Umria . 5 Semaria . 6 Ratanpoor . 7 Murala . 8 Scheegaen . 9 Chundipoora . 10 Futtshpoor Bhadakia . 11 Sirtoka . 12 Amistha . 13 Siriai . 14 Kheigaen . 15 Damkhera . 16 Bardia Surta . 17 Hamirpoor . 18 Bhampoora . 19 Pitambii . 20 Cowdia .	. 325 9 0 . 347 9 0 . 490 5 6 . 196 1 3 . 55 4 0 . 48 2 0 . 239 7 9	21 Jethwai 22 Bagdar 23 Daonalia 24 Machalpur Khoord 25 Asturia 26 Mingal 27 Berphad Busurg 28 Bobhutpoora 29 Popalpati 30 Gunyat Kheroe 31 Pulsud 32 Kakatee 32 Pepilia Khoord 34 Popilia Busurg 35 Machalpoor Busurg 36 Babar 37 Nandia 38 Bapalgaon 39 Gangwada 40 Bampoor	77 11 0 70 11 0 40 2 6 84 14 6 84 14 6 101 15 27 14 8 237 2 6 217 2 6 227 13 9 257 13 9 35 13 6 140 8 0 175 2 3 351 8 0 120 11 9 379 9 6 123 8 3

Detailed Mousear of Pergunnahe of the Nimer District, etc .- contd.

No. Name of villages.	Jumma of 1863-64.	No. Name of villages.	Jumma of 1863-64.
Pergunnah Burwai—contd.	Rs. A. P.	Pergunnal Durwel-concid.	Ra, A.
1 Udepoor	. 48 0 6	99 Khereebat	49 1
3 Nayan .	. 202 1 6	100 Lawndee	61 10
3 Kalghara 4 Sustis		101 Gogal Taloo	33 11
# Padlaness	63 3 3	102 Lapoor 103 Bostimpoors 104 Jugust Kheres	23 6 31 6
6 Bhogawan		103 Bostimpoors	85 4
7 Boree	44 44	105 Palacia Yethwai	46 11
8 Ghoneenath		106 Zigree	31 6
9 Surtinoers	4 4 8	107 Jumpia	16 7
0 Kypasthal 1 Garbaree	200 0 0	106 Bhilkheree	16 7
		100 Dhampura	32 14
3 Bandikhair		110 Itwa	15 11 144 13
A \$7		111 Jeymaipoors	31 1
# Dalaman		113 Charla Bawar	î 15
6 Jumapoora	10 0 0		
7 Korawad	10 0 0	TOTAL . 1	1,082 2
B Mogargaon	48 14 6	1	
Atwa	10 12 3	1	
Sohalpoors Yethnai .	40 1 8		.
Gungapoor Choree	40 0 0	Dhurgson Pergunnah.	Rs. A.
		1 70	1,924 0
Dadding Dhambart	10 0 0	A 7 - 11 - 1 - 1	344 0
5 Pidaya Busurg	00 10 0	3 Mogawa	435 0
Phipria	00 0 0	4 Khimbhia	253 0
Warul Cordi	0.14	5 Moreepoora	224 0
Roopa Bardi	11 11 6	6 Haisgaon	304 0
Bolan Buzurg	79 11 6	7 Toekria	65 0
Warul Khanki	15 11 0	8 Cheera Khan	242 0
Pidaya Khoord	35 4 6	9 Kootargaon	234 0
Tabbanasas	59 12 6 27 7 0	10 Garee	81 0 37 0
71 1 1 121 1	21 9 0	14 Damilan	89 0
Tajpoora	27 7 0	18 Rampoora	31 0
Zara	35 4 6	14 Laligaon	739 0
Ozeram	136 18 9	15 Gogawan	671 0
Ramgur	99 15 9	16 Khargaon	917 0
Saikhera	48 10 9	17 Kirada	390 0
Aree	9 7 0	18 Jamnia	198 0
Peopulaur	31 5 6 38 2 3	19 Karandia	292 0 .250 0
Deal	38 1 6	21 Bhasora	122 0
Heerapoor	82 6 3	22 Babegson	597 0
Palsimpala	32 2 3	28 Murdona	96 0
Kadwalia	19 9 0	24 Pathrar	247 0
Suyapoora	14 11 0	25 Burvia	246 0
Mohmpoura	81 5. 6	26 Langar	268 0
Jajatpoora	31 5 6 23 8 6	27 Pathraia Buzurg	166 0
The contract of the contract o	35 4 6	28 Mohamedpoors	193 0
Peeplode	42 0 6	30 Pandiaghat	58 0
Malipoora	47 8 0	31 Sooltanpoora	75 0
Khodsee	53 12 6	32 Sectamow	98 0
Nursingpoors	38 1 6		
Loobarpoors Mundree .	19 9 6	_	
Hanwerutra	19 9 6	TOTAL . 9	,990 0

Detailed Mousever of Pergunnals of the Hierer District, etc.-concid.

No, Mame of villages.	Jumma of 1963-64.	No. Name of villages.	Jumps of 1005-04.
Energunal.	Ba. A. P.	Eustavid Pergumah-e	mid. Ra. A. P.
1 Kakria	. 377 0 0 . 344 0 0 . 444 0 0 0 . 1,543 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 . 346 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	18 Hessapoor 19 Shebabad 20 Habbabad 21 Eshipharia 21 Eshipharia 22 Jahapoor 24 Mogaldum 25 Mojampoor 26 Bhigaon 27 Bahamud 28 Kustawud 29 Ressedpoor 20 Borgaon Togal	200

ABSTRACTS.

			1					To	TAL	•	41,323	3	6	
Mundialetr		•	•	•	•	•	•	•	•	•	1,503	0	0	
Kessawad														
Dhurgaou	_	•	•	•	•	•	•	•	•	•	10,000	0	0	
Burwel .			•	•	•	•	•	•	•	•	11,133	3	6	
•											Re.	٨.	₽.	

KRUNDWA, The 5th Lay 1872. J. L. Locu,.
Deputy Comme, Nimar.

Names of Chandore villages transferred by Maharaja Holber to the British Government in exchange.

1. Kuste Ujear		•	•	•	•	•	•	ι
2. Sowdi .		•	•	•	•	•	•	ı
3. Pimples								
4. Wednet		•	•	•	•	•	•	ı
5. Mandoer Med	med	WAL		•	•	•	• }	١
6. Oogsum								
7. Pengeum								
8. Deedey .								

With iname, haqe, each payments, etc., Ra. 33,214-18-11.

WARGAON ESTATE:

Poons villages.

					Ra.		-		
1. Alley Taluka	Joons	r.	•	•	6,530	5	8		
2. Wabgaon	•	•	•		2,211	1	10	1	
2. Bebes .	•	•	•	•	1,437	11	11	-	Yhen.
4. Mancher			•	•	2,137	1	1		
5. Lakhangson					1,574	4	8	1	
6. Koregaon, Ta	luka S	eroce	•	•	2,000	0	6		
		To	PAL	•	17,797	•	0		

Ahmedneger villages.

_								_	Ra.	4. 1	۲,
ļ.	Kusha Mandowgan Lones Venknath Wimberson Khalles	•	•	•	•	•	•	• 7			_
ı,	Lones Venknath	•	•	•	•	•	•	• }	10,557	3	3
9	Windhamon Khallan							- 1			

Names of Jagir villages in the Decoan transferred by Mahareja Holker.

											HA.		P.	
ı,	Owwad			•		•	• .				405		10	
٩.	Belem Taki	i									950	-4		
١.	Jalgaon Sarola	•		•	•	•			•		619	11	•	
4.	Sarole	•	•	•	•	•	•		•	•	573		4	
Š,	Behoolee	•	•	•	•	•	•	•	•	٠,	1,000	0	•	
								To	TAL		3,307	•	7	
												_	-	

Names of villages of Bulandshahar Jagir in the North-Western Provinces transferred by Mahareja Holkar.

•	•				•				Ra.	
1. Nayabass				•		٠.			550	1
2. Augherpur			•	•		•	. •		1,000	
2. Sharfabad	•		•				٠.		750	Putguinnell Secondon bad
4. Harrowia	•								800	Copenition said.
5. Reghoonsthput	r	•	•	•			٠		350	
•						To	ZAL	•	3,450	

SIMIA, The 25th September 1880. H. D. DALY, Liout,-Gonl.

Agent, Gov.-Genl. for Central India.

SCHEDULE B.

Lands transferred to Maharaja Holler.

47,701 5 6 76,578 6 1,046 10 135 67,778 14 8 ::: : BRAND TOTAL 3887 E

Walter Training	į	
3	3	,
P	ij	l
	į	1
-	Ē	ľ
_	i	į
ij	ē	i
ì	ŧ	ł
3	ì	
•	ų	,
٦	į	ł
1	LANGE LYCH STOTE OF	:
٩	į	
ì	į	
i	į	
		•
٦	d	į
1	ć	i
ŀ	ì	ı

Total Park		7	Ammi		
į		į	1		
• •	Comments Frame in the state of the comments of	Ed. A. P	# # # # # # # # # # # # # # # # # # #	11st July 1886	Take over from the business of the vens your 1964-96.
:	TOTAL	. 20,016 18 0	88,E14 15 11		
•	Poose villages	. 21,944 10 11	17,787 9 0	1 on 20th November 1866 8 on 1st December 1866	Taken over from the beginning of the verms year 1800-00.
minist a	8 Absertanger villages 1 Owned	7,926 6 7	10,867 2 8	1 on the December 1986, 1 on 2nd December 1986, 2 on 6th June 1966, June 7 1986	Diffic diffe.
nengdaW	1 Makes Takit 1 John Takit 1 March 1 March	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	35535	Pubruary 1867 April 1396 March 1879 September 1879	Part of the country o
DROGAN	Out ofference and perpetation.				1007-H
11		::	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	:	Take over from the commercement
	TORKS OF WANGOU BELATS, 250.	8 0 732,83	88,072 15 B		
ad Total of (Great Total of Chanders and Walgers	80,365 15 5	71,267 15 8		
F = 4	Balance due by Mahanga to the British Government annually	:	•	•	
	Trees Chall	21 22 23	763		

No. XI.

AGREEMENT between the British Government and His Highwess the Maharajah Tookajes Rao Horkar, g.o.s.i., and his heirs and successors for the abolition of Transit Duty on Salt,—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Indore territory shall cease, it is hereby agreed between the Government of India and His Highness the Maharaja of Indore as under:—

- 1. His Highness the Maharaja of Indore undertakes to abolish all transit duties, of whatever description, on all salt passing through the Indore State.
- 2. The British Government, in consideration of the loss which the abolition of the above duties will entail on His Highness, agrees to deliver to the Indore Government at Indore annually forty-five thousand maunds of Baragara salt, at the rate of Rupees 2 and annual 12 per maund, each maund weighing 82†lbs.

This Agreement shall have effect from the eighteenth day of November one thousand eight hundred and eighty-one, being the date on which the duties in question were abolished.

Dated at Indore this 9th day of December 1881 corresponding with the 4th day of Pushudi Sumvut 1938.

TOOKOJI RAO HOLKAR.

LEFEL GRIFFIN,

Agent to the Governor-General for Central India.

RIPON.

Vicercy and Governor-General of India.

This Agreement was ratified by the Governor-General of India in Council at Calcutta on the twenty-first day of February, A.D. 1882.

C. GRANT.

Secretary to the Government of India, Foreign Department.

No. XII.

SUPPLEMENTARY ARTICLE to the AGREEMENT for the abolition of TRANSIT DUTIES on SALT executed between the British Government and the Indone State on the 9th December 1881,—1883.

Whereas it is laid down in clause 2 of the above Agreement that the British Government, in consideration of the loss caused to the Indore Durbar by the abolition of transit duties on salt, will furnish to the Durbar at Indore annually fortyfive thousand maunds of Baragara salt, at the rate of Rupees 2-12 per maund, each maund weighing 824 lbs.

And whereas it has been found desirable to substitute for this contribution of salt the annual payment of a sum of money.

It is hereby agreed between the Government of India and His Highness the Maharaja Holkar of Indore that in place of the salt specified as above the British Government will pay to the Indore Durbar a sum of Rupees 61,675 annually.

P. W. BAHHERMAN,

Offg. Agent to the Governor General for Central India.

TOOKOJI HOLKAR.

RIPON.

Vicercy and Governor General of India.

This Supplementary Article was ratified by His Excellency the Vicercy and Governor General of India at Calcutta on the twelfth day of December A.D. one thousand eight hundred and eighty-three.

H. M. DURAND,

Offg. Secretary to the Government of India,

Foreign Department.

No. XIII.

AGREMMENT between the GOVERNOR-GENERAL OF INDIA and HIS HIGHNESS MAHARAJA ADMIRAJ RAJ RAJESHWAR SAWAI SIR SHIVAJI RAO HOLKAR, G.C.S.L., OF INDORS, for the more effective discipline and control of his Imperial Service Troops when serving beyond the frontier of his State,—1901.

Whereas His Highness Maharaja Adhiraj Raj Rajeshwar Sawai Sir Shivaji Rao Holkar Bahadur, G.C.S.I., maintains a force of Imperial Service Troops for the purpose of co-operating if need be in the defence of the British Empire, and

Whereas it is necessary that the Imperial Service Troops of the Indore State when associated with Troops of the British Army should be under the orders of the Officer Commanding the combined forces and subject to the like discipline and control as the officers and soldiers of Her Majesty's Indian Army, and

Whereas it is not the wish or intention of the Government of India that a British Officer should be appointed to command any Corps of Imperial Service Troops though British Officers are employed in order to instruct and inspect the said troops.

It is hereby agreed between the Governor General of India of the one part and His Highness Mañaraja Adhiraj Raj Rajeshwar Sawai Sir Shivaji Rao Holkar Bahadur, G.O.S.I., of the other as follows, namely—

- 1. Whenever the said troops or any portion thereof, are moved beyond the frontier of the said State they shall be attached to the Command and under the orders of the Officer Commanding the District, Contingent or Force in which they are employed and such officer shall, by virtue of this agreement, be authorised to administer in respect to the said troops so serving the military laws and regulations to which they are subject under the laws of the said State and for that purpose and for the due preservation of discipline among the same to convene all such Courts and to issue all such orders and to pass all such judgments and sentences and generally to exercise all such authority as may be lawfully convened, issued, passed and exercised by the authorities of the Indore State when the said troops are serving within the territorial limits of the said State: Provided always that the execution of every sentence so passed in British Territory shall be carried out under the orders of His Highness Maharaja Adhiraj Raj Rajeshwar Sawai Sir Shivaji Rao Holkar Bahadur, G.C.S.I., or of some person to whom the requisite authority has been delegated by him.
- 2. In order further to ensure the efficiency of the said Imperial Service Troops and the maintenance of discipline among them when serving along with Her Majesty's Forces the said His Highness Maharaja Adhiraj Raj Rajeshwar Sawai Sir Shivaji Rao Holkar Bahadur, G.C.S.I., has embodied in the disciplinary law of his State applicable to the said Imperial Service Troops when employed on active service either within or without British India the provisions mutatis mutanties of the Indian Articles of War for the time being in force the due application and emforcement of the said provisions in respect of the Imperial Service Troops aforesaid shall be carried out under the authority of the officer commanding the District, Contingent or Force aforesaid.

SHIVAJER RAO HOLKAR.

Approved and confirmed by the Government of India.

By order,

H. S. BARKER, Secretary to the Government of India, Foreign Department.

Sma;

No. XIV.

DEED executed by the Indone Darran ceding to the British Government full and exclusive Power and Junisdiction over the lands in the State occupied by the Nagda-Muttra Railway,—1905.

I, Rai Nanak Chand, C.I.E., Minister of the Indore State on behalf of the Indore Durbar, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Nagda-Muttra Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

DATED INDORE;

NAMAR CHAND.

The 30th day of September 1906.

No. XV.

Memorandum of terms between the Government of India and the (1) Indore,
(2) Ratlam, (3) Jaora, (4) Sitamau, (5) Sallama, (6) Dewas (Junior)
Darbars and (7) Piploda State for the production and functions of optum,
—1926.

The Darbar will arrange to place under poppy cultivation an area sufficient to produce yearly as nearly as possible (1) 850, (2) 350, (3) 750, (4) 580, (5) 75, (6) 135, (7) 75 Government maunds of crude opium of consistency 70° (or an equivalent amount of crude opium of higher or lower consistency) and to deliver to Government the produce of the same.

Norn.—(1) Government will not take exception to the failure of the Bists to produce the quantity specified above owing to causes beyond their control.

(2) In the event of an appreciable diminution occurring in the demand for optum from the Ghanipur Frietory the quantity of optum specified above may be reduced, by mutual agreement between Government and the Durbar State of this Memorandum, which shall then remain in force as if no such reduction had not lit is understood however that there shall be no reduction in the quantity specified in this paragraph for any reason except a diminution in the total demand upon Government for Huster or Frovision optum, and that no reduction will be made otherwise than after previous notice given to the Durbar not later than let April in the calendar year preceding that in which the reduction is to take effect.

2. The Bute will use their best efforts to produce opium of such quality as is best suited to the requirements of the Ghazipur Factory and to prevent the

production of opium that is not suited to the Factory requirements. With this object in view the cultivation will be confined entirely to—

- (1) the Manasa, Rampura and Garot Parganes excluding the hilly tracts,
- (2), (5) areas of the State other than the hilly tracts,
- (3) that portion of the State lying west of the river Chambal,
- (6) the Ringnod pargana

and even within these limits the Darbar will eliminate such villages as produce opium unsuited for use by Government*.

Norm.—Opium ranging in colour from fawn to dark electrus is best suited to Government requirements and that of a very dark colour, inclining to black, is unsuitable. Government reserve the right to reject or to accept at a lower rate any opium, found so unsuitable.

The cultivators by whom the cultivation will be undertaken and the area within which it will be undertaken by each cultivator will, before sowings commence, be determined by the State (3) to (7) by means of licenses or otherwise and the cultivators will be required to deliver the whole of the produce to the State as soon as it is collected.

- 3. As early as possible in each year, and in any case not later than the (1) 31st October the Darber will intimate to the Agent to the Governor (2) to (7) 15th December the State will intimate to the Agent to the Governor General the area that they have arranged to place under poppy cultivation. By the (1) 31st of December in each year they will inform him of the area actually cultivated and of its anticipated output. Thereafter they will keep the Agent to the Governor General promptly informed of serious damage to the crop from hail, frost, blight or other causes.
- 4. The Bate will take delivery of the opium from the cultivators, and will despatch it as early as possible and not later than the end of May in each year to the Ghasipur Factory by such routes as may from time to time be arranged with the Factory Superintendent, to whom at least a month's notice of the probable date of despatch of the first consignment for each season will be given. The opium will be placed in cloth bags, each of which will contain one maund of opium of, as far as possible, uniform consistency, and will be packed in an outer bag of gunny. A tin ticket bearing the name of the State and a serial number will be attached to each inner bag, and a wood label bearing a paper ticket giving details of the contents of the bag and the tare will be attached to each outer bag. Each bag will be sealed before despatch. The opium will be despatched in wagon loads comprising such quantities as may be arranged with the Factory Superintendent, each wagon being locked and run through to destination, and being accompanied by a peon or other person, who will be in possession of the keys of the wagon, so as to be able to open it should any accident necessitate it being opened in transit.

This sentence is omitted in the Sitamau and Piplode agreements.

On arrival at the Factory the bage and jars will be examined and if found intact, with seals in order, a receipt will be granted him by the Import officer in the same manner as is done for Government chalans. As each consignment of opinm is despatched, invoices or chalans, showing the number and weight of each bag and the estimated consistency of its contents, will be despatched to the Factory Superintendent, Ghasipur. The forms will be provided by Government. These invoices will be in duplicate, and one copy will be returned by the Factory Superintendent to the Bats for record. The entries in the invoices will be made in maunds, seems and chitaks, Government standard weights being used.

- 5. The Bate will cause all reasonable, and in particular, the following further precautions to be taken in connection with the despatch of opium:—
 - (a) Every wagon that is tendered by the Railway authorities for the carriage of opium will be examined before any opium is placed in it, and if it is of wood, or if it contains or has contained kerosine or other oils, molasses, coal-tar, assafortida, or any other substance likely to damage the opium or to impair its flavour or aroma, the Railway authorities will be required to replace it.
 - (b) No opium will be placed in any bag that is not perfectly dry or that has in any way become contaminated with any substance likely to affect the quality, flavour or aroma of opium packed in it.
 - (c) In order to prevent leakage from the bags, all opium delivered by cultivators at consistency lower than 67° will, before being despatched, be exposed to the atmosphere until its consistency is not lower than 67°. With the same object bags will not be piled more than 2 deep in a wagon.
 - 6. Doubtful opium should not be sent to the Gharipur Factory.

Inferior opium, i.e., opium containing an excess of water or passews in admixture should be separately packed and despatched, on separate invoices and chalan registers, and marked "Inferior, "water mixed", as the case may be.

Nozz.—Passewa is a hygroscopic liquid that forms in opium when there is an excess of humidity in the atmosphere but can be easily separated by draining.

7. The opium will be assayed as soon as possible after its arrival at the Factory, and the weight, consistency and quality of the contents of each bag reported to the Darbar State. For opium classed as "pure" payment will be made to the State at the rate of Rs. 13 per seer of consistency 70°, the price of opium of higher or lower consistency being proportionately increased or reduced (i.e., the price paid for each seer will depend on the amount of pure dry opium contained in it, the weight of moisture or oil being neglected). Should the price paid to cultivators in the United Provinces at any time be increased or reduced, the price paid to the Darbar will be correspondingly increased or reduced with effect from the season

in which the increase or reduction takes effect in the United Provinces, but such reduction in price will not be made otherwise than after previous notice given to the Bate not later than August in the calendar year preceding that in which the reduction is to have effect. In addition, a premium of Re. I per seer at consistency 70° will be paid by Government for all opium that is delivered absolutely free from oil.

Norn.—Following a similar reduction in purchase price in the United Provinces, the Government of India under condition 7 of this Agreement have decided to reduce the price of opium from Ra. 13 to Ra. 10 per seer of 70° consistency plus one rupes extra in case of off-less opium with effect from the season 1925-27.

8. This agreement is for the delivery of pure opium only. Accordingly all opium that contains adulterants may be returned to the Bather and all opium that is so adulterated as to be entirely useless for Factory purposes will be so returned. Subject, however, to its quantity not being in excess of that which can conveniently be utilised by Government, opium which, although alightly adulterated, is capable of being used in the manufacture of excise opium* or of "lewa," will be paid for at a reduced price proportional to the amount of pure opium contained in it. Opium that is too impure for excise opium, or "lewa" but that is capable of being utilized for the extraction of alkaloids will, at the option of the Barbar State either be returned to the Darbar or (provided it does not cause the stock of opium fit only for the extraction of alkaloids to exceed requirements) paid for at a reduced price to be determined by the Factory Superintendent, whose decision on all questions regarding the quality, consistency or value of opium shall be final.

Nors.—The stocks at the Factory of opium suitable only for alkaloids are at present largely in excess of requirements, and it is unlikely that the Factory will, for some time to come, be in a position to purchase opium of this class. Opium that is returned by the Factory as unfit for use will be returned at the Sinte

- 9. (a) Similarly this agreement is for the supply of oil-less opium only. Accordingly the Darbar will use their best endeavours to secure the delivery of opium free from oil, and Government reserve the right to make a deduction not exceeding 1/2 of the price of all opium containing an appreciable propertion of oil.
- (b) No opium containing oil shall in any case be packed in the same bag as cil-less opium, and bags of opium containing oil shall be kept apart from bags of cil-less opium or of opium containing a smaller proportion of oil.

Morn.-Onium should be classed as-

(i) optum that is absolutely free from oil,

(ii) optum containing such percentages of oil as may from year to year be specified

by the Excise Commissioner for Central India (in consultation with the Protory

tv) Superintendent) in respect of each class.

^{*}These words occur only in Indore agreement.

[†] In addition to deducting the weight of the oil in order to asserts in the amount of pure dry opinin as provided by condition Y.

Opium of each of the foregoing classes will be pecked in separate bags, and a different distinguishing mark will be placed on the bags containing each class.

Opium containing oil in such percentages as may from time to time be specified in each behalf by the Excise Commissioner for Central India will be packed in two cloth begs and one gunny bag.

10. All bags, seals, sealing wax and tickets required for use in the despatch of opium will be provided by Government, who will also pay the freights from the despatching station to Ghazipur on all opium purchased by them, and the fares to and from Ghazipur of peons accompanying consignments.

11. †Subject to the foregoing conditions and to the provise to this paragraph Government undertake to purchase the whole produce of the area mentioned in paragraph 3, whether it be more or less than the quantity mentioned in paragraph 1. But in the event of it being (otherwise than through seasonal viciositudes not likely to be of yearly occurrence) considerably in excess of or less than the quantity mentioned in paragraph 1, the Darbar will, as far as lies in their power, adjust their cultivation for the following year in such manner as may be necessary in order to secure the necessary reduction or increase. (Except with the special previous sanction of Government it will not be permissible, either in the event of a shortage or otherwise, for the State to purchase or acquire, for delivery to Government epium produced otherwise than in accordance with condition 2 of this agreement.)

Provided that in the event of the quantity of optum delivered by the Barber in any year exceeding by more than 5 per cent. the quantity mentioned in paragraph 1, Government shall have the discretion, after giving due notice, to refuse in subsequent years to accept any deliveries in excess of the quantities mentioned in paragraph 1.

12. In the event of the Darber desiring to make advances to cultivators, Government will be prepared, if so desired, to pay to the Darber on their request between the months of July and October in each year, a sum not exceeding 1rd of the price of the opium that they undertake to supply to Government and also not exceeding the amount which the Darber intend to advance to their cultivators. Similarly Government will be prepared, if so desired, to pay to the State by the 31st March in each year, a sum not exceeding 1 of the price of the opium that they undertake to supply to Government, less any sum already paid to the Darber for the purpose of making advances to cultivators. Such payments will subsequently be deducted from the sum payable to the Darber on account of the price of opium.

^{*} These words are omitted in the Indere agreement.

[†] For paragraph 11 of the Indoor agreement see end of this agreement.

- 13. This agreement will have effect for five years from the season 1929-36 to the season 1929-30 inclusive. It may be previously determined either by the Barbar State or by Government by notice given not later than the lat of January in any year, such notice having the effect of determining the agreement as soon as the produce of the crop then in the ground has been delivered and paid for.
- 14. The examination and assay of each consignment of opium will ordinarily commence within about three days of its arrival at the Factory and will ordinarily take between 5 and 10 days, but these periods may be exceeded when numerous consignments are being simultaneously received from different places. An official deputed by the Barbar will, if the Darbar so desire, be permitted to be present at the examination of the opium supplied by the Barbar. He will also be instructed in the process of assay, and will be permitted to visit the laboratory from time to time, in the company of the Factory Superintendent, while the produce of the State is under assay. (The conditions under which laboratory work is necessarily conducted preclude his being given unrestricted access to the laboratory.)

The Barton official, if any, deputed for this purpose, should arrange to reach the Factory at the same time as the first consignment, and to remain until the examination of the last consignment is complete. In no case can the examination of opium be postponed owing to his absence.

- 15. The Barber further agree to adopt the "Scheme for the appointment and maintenance of a Joint Opium Officer" hereto attached and in consideration of their doing so, the Government of India agree-
- (6) that in the event of the termination of the arrangements for the production of spium between Government and any State participating in the said scheme, the Base will at once be informed and shall be at liberty to determine this agreement and to withdraw from the said scheme, by notice delivered to the Political Agent within two months of the delivery to them of such information. Such determination and withdrawal shall take effect—
 - (a) from the 1st of July next following the date of the delivery of the notice to the Political Agent, if such delivery take place between the 1st October in any year and the 30th June in the following year,
 - (b) from the 1st of October next following the date of such delivery if such delivery take place between the 1st July and the 30th September in any year;
- (ii) that the peon or other person, required by condition 4 of this memorandum to accompany when while in transit by rail, shall be provided by Government, and that on the other persons and made

[&]quot;For paragraph 13 of the Indore agreement see and of this agreement.

over to him by the Joint Opium Officer at the despatching station and his acknowledgment of the same taken, Government shall bear all lesses occurring during the transit of opium by rail, caused by---

- (a) actual loss of the whole or part of a consignment,
- (b) injury to a consignment demonstrably occurring during such transit (e.g., by fire or water).

In such cases payment for the opium thus lost or injured shall be made by Government to the Darbar on the basis of the weight, quality and consistency of the opium, as recorded in the chalan despatched to the Ghazipur Factory in pursuance of condition 4.

Norm.—If so desired by the Opinm Agent, the weighment and packing of the opinm shall also be effected in the presence of the poon or other person who is to accompany it.

Paragraphs 11 and 15 of the Indore Agreement.

11. Subject to the foregoing conditions Government undertake to purchase the whole produce of the area mentioned in paragraph 3, provided that it is not in excess of the quantity mentioned in paragraph 1. Except with the special previous sanction of Government, it will not be permissible, either in the event of a shortage or otherwise, for the Darbar to purchase or acquire, for delivery to Government, opium produced otherwise than in accordance with condition 2 of this agreement.

15. It is further agreed that if the Darbar employ a deputed or retired officer of the Opium Department approved by Government in this behalf for the control of their opium cultivation, and for the weighment, classification and despatch of their opium, the peon or other person, required by condition 4 of this memorandum to accompany opium while in transit by rail, shall be provided by Government, and that on the opium being loaded in the railway wagon in his presence and made over to him by the said Officer at the despatching station and his acknowledgment of the same taken, Government shall bear all losses occurring during the transit of opium by rail, caused by—

- (s) actual loss of the whole or part of a consignment,
 - (b) injury to a consignment demonstrably occurring during such transit (e.g., by fire or water).

In such cases payment for the opium thus lost or injured shall be made by Government to the Darbar on the basis of the weight, quality and consistency of the opium, as recorded in the chalan despatched to the Ghazipur Factory in pursuance of condition 4.

Norm.—If so desired by the Optum Agera, the weighment and packing of the optum shall also be effected in the presence of the poon or other person who is to accompany it.

No. XVI.

Translation of a Deed of Settlement executed by Mulhar Rao Holkar Souradar through Rughoo Gungadhur, Kamairdar of Pergunnar Indore, to Rughoomate Sing, son of Terchund, and Khree Sing, son of Bejoy Sing, Zemindars of Pergunnan Bare, Talooka Mudharmer,—1226 A. A.,—1825.

The above pergunnah was desolated and is now being improved by the Circar. An enquiry respecting the semindarse of the pergunnah was made, but no papers have been found. Agreeably, however, to what you verbally stated the following settlement is made:—

1. The following duties used formerly to be levied on travellers on account of semindar and chowkies.

Exclusive of duties on travellers, sayer duties were levied from tradesmen at the rate of two annas on every loaded bullock, sheep, camel, &c.

Sayer duty of one anna and not more was levied on every company of travellers, or traders at the following five chowkies, viz.—

- 1. Nachumbore.
- 3. Arveh Khal.

2. Bhoyroba.

4. Chorur Nuddee.

5. Amlee.

According to the above scale, duties at the rate of three annas may be levied on tradesmen on account of semindar and chowkey; and duties at the rate of one anna may be taken on every company of travellers; a duty also of one anna and a half may be levied on every animal carrying the baggage of the traders; but nothing more than the above should be collected. All duties must be levied according to the rate settled by the mediation of General Sir John Malcolm. You shall make good the loss which any man may sustain in any place from Sumrore village ghaut to the borders of Gooaloo at the time of his coming or returning. You shall always be in attendance and serve the Circar heartily and carefully.

2. The village which you state to have been from of old in your possession in semindares tenure, and the lands which you claim to hold for the purpose of caltivation are as follows:—

You have said that you hold the village of Gazeeda and 25 beegahs of land situated in cusba Base; you may now improve the said village and cultivate the lands, and from the income thereof you may support your family and children: but after the institution of an enquiry such settlement in respect thereof shall be made as may be deemed proper:—

3. The following is the settlement made :-

One-fourth of the sum fixed to be paid to the Circar shall be given to the semindar. If you settle sheerees or graziers and others in the village, you will

receive a percentage at the rate of Rupees 5 per cent. on the amount to be paid by them to the Circar on account of pasture.

- 4. It is necessary to make an enquiry whether or not the cess "damee" is due to the semindar, and whether or not peahcush is payable by the semindar; for this purpose it is necessary that you should produce the old receipts which you hold. After enquiry a settlement will be made, and until such settlement is made you may take two rupees on every village. One rupee only should be taken on a village yielding Rupees 25 a year, but on a village paying Rupees 50 you may take two rupees as mentioned above.
- 5. No duties on account of semindar and chowkey, as above detailed, shall be levied from persons holding a letter of the Circar exempting them from payment of duties. If any tradesman holds an engagement of the Circar the duties should be levied from him with reference to that engagement. You will keep the tradespeople satisfied by making the usual allowance in their cases. In respect to pilgrims you shall act in consonance with the orders of the Circar. The settlement having been thus made you shall serve the Circar with fidelity, and improve the said pergunnah by bringing the tenants and settling them in the pergunnah. You shall protect the traders, travellers, and passengers, so that they may not sustain any loss. You shall levy duties according to the above settlement which has been made with reference to your verbal statement. After the records have been referred to, such rules in regard to the levying of duties and the payments of peshcush shall be laid down as obtained during the time of the late Bai Saheba.

Dated 1st Rubbes-oos-Sames 1226 A.A.

No. XVII.

Translation of an Engagement executed to Maharajah Seremunt Mulmar Rach Holkar, before Havildar Suduroodeen, by Bheema Turver of Mousa Gojerah, Decchund of Mousa Roopapoorah, and Kaloo Turver of Mousa Charefoorah,—1819.

Whereas in the presence of General Sir John Malcolm the Circar sent for us, employed us, and desired us to protect the tradespeople and others on the way from mousa Semrore Ghat to the borders of the village of Gooaloo and Baoee pergunnah; therefore we will attend on the thannadur at Baoee Semrore, and act up to his orders. We will serve the Circar with fidelity and make such arrangements as will protect the tradesmen and others on the road from the Semrore Ghat to the borders of Baoee and Gooaloo. If any trader or traveller be robbed we shall be held responsible for the same. We have of our own accord executed this deed of engagement.

74 CENTRAL INDIA AGENCY—MEDIATISED INTATES—Blaces Genjam —NO. XVII—1819 AND Hirepur—NO. XVIII—1818.

We will serve the Circar and accept, as settled, the following salary per measura,

1. Jouadar	• "		•	•	•	•	•			•	30. 10
9. Men at Ra.	5 each	¥	•	•	•	•	•	•	•	•	45
								To	ZAL	•	. #5

Dated 9th Rubbes-cos-Sance Fueles 1226, corresponding with 10th Maugh Scodes 1875 Sumbut.

NATROGRAM PUTWARER, of Mouse Mayne.

No. XVIII.

Translation of a Perwannah bearing the scal and signature of Nawab Nusserrood-Dowlah Bahadoor,—1818.

To the Amile, both present and future, Chowdherece, and Cancongoes of pergunnal Ashta.

Be it known to you that whereas Rao Khosal Sing represented to me that he had from of old obtained a subsistence allowance from the Zemindars and mookuddums of the villages in pergunnahs Ashta and Chapaneer, and prayed for maintenance; and whereas a perwannah under my signature has been granted to him settling on him from the commencement of the Fuslee year 1227 the sum of Bhopal Rupees 200 payable from the office at Ashta, as specified below, on condition of his executing the orders of the Circar, i.e., protecting the above pergunnahs and using in the true spirit of layalty his best endeavours to put down disturbances in those pergunnahs: therefore he shall draw, without objection, the sum of Bhopal Rupees 200 from the amil of the office in Ashta. He shall be steadfast in his loyalty to the Circar, and use his endeavours to quell disturbances of svil-deers in the said pergunnahs. He shall not oppress the tenants by exacting on any account bhet, chundee, etc. If at any time he fail in his duty he will forfeit the allowance settled on him.

To I	o pal	d Kartick	•	•		.•	•	•	. 1	Rapess	70
		Mangh									70
		Dymak	•	•	•	•	•	•	•		•0
								Te	eal B	oium	200

Dated 10th Ramoun, 14th year of the roign of the Sovereign, corresponding with Fusies 1296.

No. XIX.

Translation of a Sunnup bearing the seal and signature granted by Manarajan Dowlut Rao Sindia to Rao Knosal Sing, dated 1220 A.A.,—1819.

Whereas you have from of old received tankha, girass dues, grain, and cash from the mehals in the clake of Nimer; and whereas the same being now forbidden, it has been resolved that a pecuniary allowance in lieu thereof should be fixed payable every year from the said villages in three instalments; and whereas, according to this resolution, an annual sum of Rupees 2,910 has been granted to you from the above year payable from the said mehals in the following manner, tis.:—

				Fro	m Ni	mar.					
										Ra.	
To b	o paid in	Kartick				•	•			743	
99		Maugh						•		743	
99		Bysack	•	•	•	•	•	•	•	743	2,228
	•		From	n Per	gunn	ak O	oncho	de.			
										Re.	
To I	be paid in	Kartick		•			•			179	
*		Maugh		•	•	•			•	179	
*	•	Byenck	•	•	•	•	•	•	•	179	587
			Fron	n Per	gunn	ak N	owtes				
										Re.	
To I	be paid in		•	•	•	•	•	•	•	48	
**		Maugh		•	•.	•	.•	•	•	48	
.	••	Bysack	•	•	•	•	•	•	•	40	145
							•	Total		•	2,910
										Re.	
Tol	be peid is	Kartick					• .			970	
		Maugh			•	•	•		•	970	
		Bysock	•	•	•	•	•	•	•	970	
							To	TAL		2,910	

Therefore the said amount shall be paid to you in the above three instalments from the office of the amils of those mehals. You shall serve the Circar with promptitude, and chastise the evil-doers who may create disturbance in the said pergunnals. If it he proved that you have failed in your duty you will forfeit your subsistence allowance above referred to.

Dated 24th Zenead Fusics 1997.

No. XX.

TRANSLATION of a PERWANNAH bearing the seal and signature of MAHARAJAH Mulhar Bao Holear Bahadoor to Nara Junardun, Kamaisdar of Talooka HURUNGAON, dated 1221 A.A., -1820.

Whereas Khosal Sing Girassia, Gond, has from of old received girass dues from the above talooks; and whereas it appears from a petition submitted to me that an annual sum of Rupees 84 on account of bhet and sayer, has been settled on him through Captain Henley from the 1st year, 1219 A. H. or 1228, payable from the cutcherry in the following three instalments:-

								Re.
On account of the bhet from t	he vill	lages in	pergu	nnah	Hura	ngaon		59
On account of the sayer			•		•	•	•	25
					To	TAL		84
								Rs.
On the full moon of 15th Kerti	iek .		•					28
On the full moon of 15th Mau	ph.		•			•		28
On the full moon of 15th Byse	ek .							28

Therefore this perwannah is issued directing you to pay to the said Girassia from the office in the above talooks the sum of Rupees 84 of the currency of the mehal in the said three instalments, taking receipts for the same. He shall make no demand in excess of the above amount. He will serve the Circar, and make such arrangements as may prevent the outbreak of disturbance, &c., in the mehal.

Dated 17th Zilhej.

A similar perwannah was issued to BHAGWANT RAO, Kamavisdar of pergunnaha Nimawur and Rajwur, for a grant to Khushal Singh of Rupees 1,498-8, payable in three equal instalments in Kartick, Maugh, and Bysack, vis.:-

				Pro	m N	imax	WT.					
											Ra.	٨.
On so	oount of	Girass							•		575	6
	**	Bhot		•							108	0
**		Grain									53	8
**		Sayer									225	0
*	99	Abkaree		•	•	•	•	•		•	25	0
								T	TAL		906	
				Pr	emi Ji	aiwu	r.				• • •	
										Re.		
On so	oount of	Bhet	•							287		
**		Sayer	:	•	•	•	•	٠	•	235	512	0
,												_
			,				LUA	'Ai.	•		1,606	8

Also to the kamavisdar of Kantapoor for a grant of Rupees 1,756-8 to Khushal. Singh, payable in three equal instalments in Kartick, Maugh, and Bysack, etc.:—

_			•								Re.	4.
On a	ecount c	d Gireas		•	•	•				•	475	0
99	-	Black and	Dean		•						808	
99	99	Grain	•		•	•	• .	•			255	.0
99	**	Appares			•		•				16	o
20		Seyer					•		•		800	0
19		Seyer Kamden		•	•	•	. •	•	•	•	16	0
								To	P AL		1,756	8

No. XXI.

TRANSLATION of a SUMMUD granted by MULHAR RAO HOLKAR to KHOSAL SING, GOND, Girassis,—1820.

Whereas you represented to me at Indore that the village of Heerapore in pergunnah Kanthapore was waste and uncultivated, and that should the Circar be pleased to settle it with you, assessing it with a progressive rent, you would bring it into cultivation; and whereas in compliance with your prayer the said village was settled with you from the year 1230 or Sumbut 1877, in order that you might bring it under cultivation, on the following terms:—

1st.—That the said village shall be subject to progressive rent for five years from the year 1230 or Sumbut 1877 to 1234 or Sumbut 1881 inclusive, and that within this period you shall bring the lands into such a state of cultivation that they can yield the full revenue;

2nd.—That from the year 1235 or Sumbut 1882 you shall hold the village in istumraree tenure at the rent of Rupees 600 to be paid to the kamavisdar from whom you will take a receipt;

This Sunnud, containing the above two conditions, is granted to you that you may cultivate the lands of Heerapore for five years from the Sumbut 1877 to 1881 inclusive, subject to progressive rent, and pay annually from the Sumbut 1882 the revenue of Rupees 600 to the kamavisdar of that village, taking receipt for theseame. You and your sons from generation to generation shall hold the village, discharge your duties and remain thankful to the Circar.

Dated 10th Shabun.

Translation of a Lease granted by the Maharajah (Holkar) to Khosal Sing, Gond. Girasia.

It appearing from the application of the above-named Girassia that Heerapore and two or three other villages in pergunnah Kanthapore are now lying uncultivated and waste, and that if a settlement be made with him on a progressive rent for five years, he will bring them into a good state of cultivation, this lease is granted to him with a view to the improvement of those villages. It behaves him to bring them into a good state of cultivation, within five years from the Mahratta 1230 or Sumbut 1877 to 1234 or Sumbut 1881 on a progressive rent, and to pay annually from the year 1235 or Sumbut 1882 the sum of Rupees 600 of the currency of the said pergunnah to the tehsildar thereof without default, taking receipt for the same. He may be assured that the said villages shall remain in his possession from generation to generation.

Dated 5th Shabun Fusice 1229 or Sumbut 1876.

No. XXII.

AGREEMENT between the DHAR DARBAR and the RAO of HIRAPUR regarding the resumption of the 12 villages in AHIRWAS tract in the NIMAMPUR PARGAMA of DHAR,—1905.

In accordance with the Likhtam dated Jeth Bidi 10th, Fasli year 1229 (A.D. 1822) from Raja Ramchandra Powar of Dhar to Rao Bheron Singh, the Rao of

Barl Ahirwas. Pajru, Bhikupura. Punjapura. Chhoti Ahirwas. Kutkirpura. Mansingapura. Dudhwaa. Bhirivpura. Kaparipani. Khajukheri. Barbadi. Hirapur has held from the Dhar Darbar the marginally-noted 12 villages in the Ahirwas tract in the Nimanpur pargans on the payment of an annual tribute of Rs. 601 Hali coin. For a long time past the Rao has been representing that the villages in the

Ahirwas tract yield little or no revenue to him and that consequently he finds the payment of the yearly tanks of Rs. 601 a heavy burden on him and he has lately requested that the Darbar may resume the villages and grant him a tanks of Rs. 150 per annum as compensation for the allowance formerly enjoyed by his (the Rao's) family and in lieu of which the tract containing the 12 villages mentioned was held by him. The Dhar Darbar having considered the representations made on behalf of the Rao of Hirapur and other circumstances affecting the Ahirwas tract, have decided to resume the 12 villages. Accordingly the Rao of Hirapur hereby relinquishes all his rights over the 12 villages in the Ahirwas tract which were granted to him by the Darbar under the aforesaid Likhtam and the Dhar Darbar hereby agree to pay to the Rao of Hirapur a tonke of Rs. 150 per annum on the resumption of the 12 villages as compensation for the bana (allowance) mentioned in the said Likhtam. The said tanks of Rs. 150 per annum in British coin will be paid through the Political Agent in Bhopal. This agreement is made between the Dhar Darbar and the Rao of Hirapur with retrospective effect from the 31st March 1904.

RAUSHANLAL,

Dated 18th July 1905.

Superintendent, Dhar State.

MADING STRUM HIRAPOTA, uncle of Rao Jasuant Singh. GRULAM HUBER, Superintendent, Hirapur. CHEER STRUM, uncle of Rao Jasuant Singh.

No. XXIII.

TRANSLATION of a Summud granted by Daulat Rao Simum to Salim Singer, Ginasia of Laigare, 1219 Arabi,—1818.

From DAULAT RAO SINDE, to SALAM SINGE, GERARIA of Lalgarh. Dated, Sums Ties Aser Moyeten us Alef. (1219 A.A.).

Govardhandasji Kamavisdar of Pargana Barod and other Mahals has, with a view to preventing you from causing disturbances in the said Mahals, given to you on Ijara two villages Mausa Survas and Mausa Dhablya Ajna in Pargana Barod, besides the Sarkar Ijaras. Accordingly the Sarkar has granted to you—

1 village Seduce

1 village Dhablya Ajna

two villages, besides the Ijara, from the current year for which this Sanad is granted to you. You will continue to hold the above villages separately besides the Ijara. In case any disturbance is created by you in this and other Mahals of the Sarkar you shall forfeit the said villages. Be it known to you. Chh. 1 Ziljeh (Zilhe) (20th October 1818).

This Sanad was obtained to Zalim Singh of Lalgarh through my mediation and is guaranteed by the British Government,

· Muow, 10th November 1818. JOHN MALCOLM,

Major-General.

No. XXIV.

Translation of a Sunnud granted by Malhar Rao Holkar to Salin Sinch, Thakoor,—1819.

FROM MALHAR RAO HOLKAR, TO SALIM SINGE TRAKUS, DAYED Sums Ashrin Mayaten use Alaf. (1230 A. A.).

You represented to the Sarkar at Indore that the two villages Lalgarh slies Manpura and Nag-guradiya of Pargana Mahidpur, which you have held for a long time, were resumed last year by the Sarkar and assigned for the erection of the Chatri at Bhanpura. 'That the Girass Tanka which you formerly used to receive from villages of the Mahal was stopped and it was settled through Captain Law on the part of General Malcolm that no people of any village of the Mahal should be oppressed nor a pice taken direct from villages on account of Girass but should take from the Sarkar Kutcheri an annual sum of Rs. 1,000 (one thousand) in cash and should reserve the village Kachhalya, and that a letter for payment of the summal sum of Rs. 1,000 was written to the Kamavisdar of the Mahal. You further separatented that two villages had been held by you on Istimrar for a long time.

That the Sarkar had assigned the village of Kachhalya and fixed an annual sum of Rs. 1,000, which arrangement was in force, but that in addition to that to enable you to obtain grass, fuel, etc., a lease of the aforesaid two villages might be given to you on Ijara Istimrar tenure, that then the sum of Rs. 1,000 fixed to be received from Mahal Kutcheri; would be deducted from the income of the villages and the balance of the village revenues according to the lease would be paid by you at any place the Sarkar might direct. A request to this effect was made by you to Gerald Wellesley who brought this to the notice of the Sarkar, and your request having been taken into consideration, it has been determined to grant you an Istimrar lease of the two villages from the current year as follows:—

The Istimrar rent of the two villages-

for Fash year 1230 St. year 1877	•	. •	•		4,688
for Facil year 1939 St. year 1876					

From this are to be deducted, annually, rupees one thousand in the local currency on account of the tanks, which should not then be taken from the Kutcheri and the balance, i.e., for the current year of Rs. 1,251, and from Fsali year 1230, Rs. 1,401 of the local currency would be paid annually by you without any objection or causing expense at any place the Sarkar might direct and obtain receipt for the

Be it known to you. Ch: 16 Jilkad. (7th September 1819). Mortab Sud.

No. XXV.

Translation of a Summud granted by Malmar Rao Holkar to Salim Singe, Girasia.—1819.

FROM MALEAR RAO HOLKAR, TO SALIM SURGE GIRASI, DATED Some Ties Aere Moyeten We Alaf (1219 A. A.).

The amount of your Tanks from the Parganas of Kaiths and Tarans has been fixed, and orders have been sent to the Kamavisdats of these parganas to pay to you the annual Tanks year after year from Samvat 1876 from both the Mahals as settled through the mediation of Captain Henley, etc.—

											Ra
Pargeon	Totalia		•	•			•	•	•		1,000
*	Keithe	•	•	•	•	•	•	•	•	•	400
											1,400

In all you will receive 1,400 rupees, so you should take this 1,400 rupees from the Kacheris of these (two) Mahals in lieu of the Giras Tanka. Besides this, you should not take a single pice from the Mahal villages or from other Khasgi villages such as cesses, bhet, etc. You will maintain peace and order in the Mahals. Thus it is ordered. Ch. 10 Jamdi-akhir (6th April 1819).

Translation of a Perwannah from Malhar Rao Holmar to Ranchandra Bhagwant, Kanavisdar, Pargana Tarana,—1819.

From Malhar Rao Holkar, to Ranchandra Bhagwant, Kamaviedar, Pargana Tarana. Dated Suma Ties Aser Mayaten us Alaf (1219 A. A.).

The Girasias annually exact large sums as Tanka directly from each village in the Pargans. This system is now to be abolished. And in order that the villagers of the Mahal should not be oppressed (by them); and they should protect the rayats from oppression by others and maintain peace, so it has been decided through the mediation of Captain Henley that from the current year Salim Singh should be given from the Fasii year 1227, St. year 1876, the amount fixed in three instalments, from the Mahal Kacheri, as detailed below:—

333				•		of Kartik	Month	In the
233				•		Magh .	99	**
334	•	•	•	•		Welshakha	99	•
1,000		PAL	To					
-								

In all rupees one thousand are made payable by you annually. You will, therefore, pay to Salim Singh the said sum of rupees one thousand from the Kacheri of the Mahal in accordance with fixed instalments, annually, and obtain his receipt for the same. In case the villagers of the Mahal are oppressed by the Grasia he should not be given a single pice.

Be it known to you. Ch. 23 Jamadulawal (20th March 1819).

Registered.

Translation of a Perwannan from Malhar Rao Holkar to Gopal Rao Krishan, Kanavisdar, Pergana Kaitha,—1819.

From Malhan Rao Holkan, to Gopal Rao Krishan, Kamavisdan, Pengama Kattha. Dated Sums Ties Aser Mayeten we Alaf (1219 A. A.).

In the pergana named the Girasia Tanka has been recovered in excess direct from each village. This system is abolished and in order that the villagers of the Mahal shall not be so oppressed or (in any way) molested by others but the Raiyat kept in peace, it has been settled, through the mediation of Captain Henley, that

from the year Fash 1227 Samvat 1876, Sahin Singh should be paid this amount yearly in three instalments from Mahal office.

1	n the	month :	of Kartik								123
			Magh .	•	•	•	•	•	•	•	133
			Walshakha								
											400

In all four hundred rupees are to be paid by you. You should, therefore, pay Rs. 400 yearly to Salim Singh from the pargana Kacheri and take his receipt for the same.

In case the villagers of the Mahal are oppressed by the Girasia he should not be given a single pice. May this be known to you. Ch. 23 Saban Jamad-ul-awal (20th March 1819).

No. XXVI.

TRANSLATION of a SANAD granted by DAULAT RAO SINDS to DIWAN ZALIM SINGS of LALGARH,-1819.

FROM SUREA RAJ SHRI DAULAF RAO SINDR, TO DIWAN ZALIM SINGH. Suma Ties Aser Mayeten we Alef.*

The Sarker has decided that the Ijars village and Tanks, etc., which you have long and lately enjoyed in Taluka Tonk and Taluka Baroda in Parganas Unchod and Jhokar of the Malwa Prant should now be discontinued. In lieu thereof you will be given the amounts mentioned below for your subsistence to be paid in three instalments from the revenues of the aforesaid Mahala; this will be paid annually from next year, i.e., Asharin Mayaten (1220 A. A.).

								2000	Total
•	•	•	•	•			•	••	3,000
•	•	•	•			•		1,000	
	•				•		•	1,000	•
•	•	•	٠	•	•		•	1,000	•
	•				20	TAL	•	8,000	
								Ra.	
and U	bodos	•	•	•				• •	1,700
	•					•		567	
•	•		•		•	•	•	567	
k.	•	•	• .	•		•	•	500	
						*		1 900	
		and Unchod	and Unched	and Unchod	and Unchod	and Unshed	TOPAL and Unchod	TOTAL .	TOTAL 3,000 Re

			- 7						•		Ra.	Dis.
From ?	lalah	Jhokar	•		•						***	1,500
At the	and o	d Kartik	•	•	•				, ,		400	
		Magh	•	•						,	400	
		Valenkh	•	•	•				•		460	
								TOTAL		3	,900	5,000
												-
At the	end c	d Kertik			•	•						1,907
99	90	Magh .		•		•			٠		•	1,967
		Veteski		•	•	•	•	•	•	•	•	1,906
									, Te	ZAL	•	5,900

Thus the Sarker has undertaken to give you in all the sum of rupees five thousand nine hundred from next year, i.e., Asheria Mayaten (1220 A. A.). You will therefore receive in three instalments the sum of rupees one thousand nine hundred and sixty-seven annually. You are to serve the Sarker faithfully, and if anybedy create a disturbance in the aforesaid Mahals, you shall punish him. If you fail in this and the disturbance is traced to you, you will forfeit the allowance. Be it known. Ch. 28, Rajab. (23rd May 1819).

No. XXVII.

AGREEMENT between Turoji Rao Puwar and Drwan Salam Singelji, Chawan of Lalgare,—1820.

You have since time immemorial received tanks, blet and other cesses from villages situated in Pargana Lewas. Lately the Mahal was devastated by the Subhas of Sindhe and Holkar and other plunderers. The income of the villages not being what it was in the past giras tanks was recovered direct from the villages (by you). This matter having been enquired into by the British Government through Captain Borthwick a settlement was made through their mediation in respect of your tanks, bhet, etc., including all cesses. The amount on account of giras tanks, etc., (leviable) from the villages was finally settled during the time of the late Khero Sidhesar, Gangaji Gojru, Ramchandra Mahadeo and Maik Paranchape. Rs. 150 (fixed) (one hundred and fifty) for Me(je) Mandahers held by the Kanungo: half of this, etc., Rs. 75 (seventy-five) is to be paid in San 1236 and the balance in five years by progressive instalments—

Americ				Original amount.	Amount of enhancement,	TOTAL.
In She 1287 1288 1280 1280 1281		:		75 90 100 115 135	15 10 16 20 15	90 100 115 135
	Tot	PAT	•	515	76	***

CENTRAL INDIA AGENCY—MEDIATISED ESTATES—Lalgari— NOS. XXVII AND XXVIII—1890.

Instalments (as fixed) of the above.

1	•	•		•	On the 15 of Kartik.
ı	٠.	•	•		On the 15 of Magh.
1	•	٠.			On the 15 of Chait.
-					

84

You shall send your servant to take the amount as fixed by these instalments from my Kamavisdar's Kacheri every year for five years and shall not collect it direct from the villages. Whatever is to be paid will be paid with the permission of the Sarkar but you shall not send your man to villages direct. The Sarkar will respect your demands on the villages as in past.

Miti Maha Sudi 5, San 1227 (20th January 1820).

Endorsement in Marathi.

In all, rupees five hundred and ninety on account of giras has been fixed to be paid in five years. In accordance with the instalments fixed you shall send your servant to my Kamavisdar's Kacheri and the money will be paid. There thus remains no necessity for your servant to go to the villages direct.

Suma Asharin Mayaten wa Alaf.

May it be known. Ch. 5 Rabi-ul-Akhar sur San Asharin Mayaten wa Alaf, (1220 A. A.) San 1227. (22nd January 1820).

[Mortab Sud.]

No. XXVIII.

Translation of a Sanad granted by Daulat Rao Sinds to Salam Singe of Lalgare,—1820.

From Daulat Rao Sinde, to Salim Singh, of Mauea Laigare, Pargane Mahidpur. Dated Suma Ashrin Mayeton see Alaf (1220 A. A.).

The Tanka, etc., old and new, which you have received from time immemorial from the Pargana of Haveli Ujjain and Pargana Panbihar having been now stopped, the Sarkar has fixed in lieu thereof an annual cash allowance from the Mahals for your maintenance—

Re.											
1,100					•		•	ain	Havili Uji	Pargana	From !
1,100	•	•	•	•	•	•	•		Panbihar	**	
. 2,30	.•	TAL .	To								•

Pharmas presents to a superior or any levy, generally in kind.
 Learning perquisites generally.

-		- A D.				٠.			Re.	▲.	ż.
Dotalle- In the	mouth	of Kattik Magh Valshakha					.•		735	5	3
**	99	Magh .	•	•	•	•			783	5	3
do.	*	Valshakha	•	•	•	•	•	•	733	3	5
									-	-	-
						1	TAL	•	2,200	0	0

In all rupees twenty-two hundred has been fixed as allowance from the current year, Ashrin Mayaten, which may be taken by you in accordance with the instalments fixed and serve the Sarkar with fidelity.

If any one excites a disturbance in the Mahals you shall punish him. If you fail to do so or create any disturbance you will forfeit the above allowance.

Be it known to you. Chh. 17 Rajab. (1st May 1820).

A precisely similar Sanad was granted to Thakur Gulab Sings of Jawasia for Ra, 1,400, vis.

Havili U Pan Biha	jjein Lr	:	:		:		:			:	:	800	
Instalment	. -										Re	A Pe	
Kartik					•						400	10 6	
Maugh Byssek	•	•	•	•	•		• .	•	•	•	455	10 6	,
Byssek	•	•	•	•	•	•	•	•	•	•	466	11 0	ı

No. XXIX.

Translation of a Perwahnar from Daulat Rao Sinds to the Kanavisdar of Mousa Musses in Taloora Jeorus on the part of Brawes,—1821.

FROM DAULAT RAO SHINDE, to RAJEERI KAMAVISDAR representing BRANE, at the village of MARSI in TALUEA JEONAR. Sumo⁴ Thide Ashrin Maynton we Alaf.

Compliments:

It is reported to the Sarkar that trouble is experienced in the payment of the Tanks due to Diwan Zalim Singh from the aforesaid village which (Tanks) has been paid from old times. Now the amount of the Tanks of the aforesaid village of Maksi is to be paid from last year, i.s., from the year Ashrin Maysten (1220 A. A.) at Rs. 75 annually in three instalments as detailed below:—

In Kertik In Magh In Valabakh		•			•	•		•	•		Ra.	
	•	•	•	•	•	•	•	•	•	•		
TE ASSESSED	•	•	•	•	•	•	•	•	•	•	-	
											-	
								To	TAL	•	75	
					•							

In all a nommuk of Rs. 75 has been settled upon you by the Sarker from last year and (accordingly) this Sanad has been issued to you. You should, therefore, pay the amount of Rs. 75 on account of Tanks annually to the person aforesaid and obtain a receipt.

Be it known. Ch. 17, Robi-ul-akhir (22nd January 1821). What more need be written.

A similar perwantah for Rupees 150 on the village of Donta. Also for Rupees 150 on the village of Charawud.

No. XXX.

Transplaceon of an Emgagement executed by Berel Kaisha Peima and Aspa, inhabitants of the village of Mayne in Pergunnah Indone, to Balasee Nair, a dependent of Hurre Rao Holkar,—1837.

I have accepted employment for the purpose of protecting the hills and roads of the village of Jaum.

The limits of the country which I engage to protect are as follows, vis., from the berders of the village of Jaum Bosurg to those of Jaum Khord; from the village of Mayne to the hills of Doodmal and the borders of Maunpore; from the hills of Janapao to Nundlyee; from Baree to the borders of the village of Cherakhaun and the cantonment road; from the village of Bugodah to the villages of Dhunroh, Sconyce Bheema, and Borekheree Bosurg, as well as to the Mohessur road; from the village of Borekheree Bosurg to the borders of Kesulgurh; and from the village of Dhawarah to the borders of Goojurwalo. I will protect the borders as described above. If any person be robbed I will make good his loss. If I fail to indemnify him for the loss I will produce the robber. I have of my own accord accepted this employment. I will always remain in attendance, i.e., whenever the Circar shall send for me I will present myself. I will serve the Circar with Adelity.

Dated 28th Meharrum, corresponding with 16th Byeark Boodee 1894 Sumbet.

Witnessee:

KREERE TURVER of Mouse Mayne.

NATEGO RAM PUTWARES of Mayne.

MAJA CHUND BROWANNE Does, and others.

No. XXXI.

TRANSLATION of a PARWANA from ALMEANDER MacDonald to RAWAT KARAN Sunge regarding grant of village of Beatement,—1821.

You took a part in the mischief committed by the people of Amad. Therefore the following villages have been taken from you in Khalea:—

Dantoli with its fort.

Gopalpura.

Pokharda.

The above villages have been taken by Maharaja Holkar in Khales and the village of Bhatkheri has been graciously granted to you in jagir. Live there in peace. Never join in any sedition and be on good terms with the Sirkar. You will not come to trouble. Be easy. Dated 30th October 1821 or Kartik Sudi 5th S. 1878.

A. MACDONALD.

IL-BHOPAL AGENCY.

This Agency includes, besides the Treaty State of Bhopal, and the two minor States of Kurwai and Muhammadgarh which are immediately dependent on the British Government, the three mediatised Salute States of Rajgarh, Narsinghgarh and Khilchipur, and the three mediatised Estates of Basoda, Pathari and Ramgarh.

Baseda and Pathari are feudatories of Gwalier: and though, in the past, Baseda has been treated as guaranteed by the British Government, the question, whether it should be so treated in future, is now under consideration. Though holding only from Gwalier, these two Estates are included in the Bhopal Agency: and their accounts are, for this reason, reproduced under the Bhopal Agency, not under Gwalier.

In addition to those mentioned above, the Bhopal Agency originally included the following guaranteed Estates:—

Daria Kheri The Pindara Jagira:

Dhabla Dhir Jabria Bhil

Dhabla Ghosi Dugri

Hirapur Khajuri

Jhalera Piplianagar

Kamalpur Ramgarh

Kharsia Sadan Kheri

Larawat Suthalia

Maksudangarh, Tappa

Patharia

In 1908 the Estates of Daria Kheri, Dhabla Dhir, Dhabla Ghosi, Jhalera, Kamalpur, Kharsia, Patharia, the Pindara Jagirs, Sadan Kheri and Tappa, being feudatories of Gwalior, were transferred to the Gwalior Residency. Hirapur was transferred in 1909 to the Resident at Indore: and, on the abolition of that post, came under the Central India Agency.

Larawat lapsed in 1879 to the Dhar and Dewas Darbars: Maksudangarh* lapsed to Gwalior in 1909: and Suthalia lapsed to Rajgarh in 1910.

In 1921, on the separation of the Gwalior Residency from the Central India Agency, it was decided that the Estates named below who, besides their holdings from Gwalior, either hold land or receive tanks from the States shown against their names, should deal with the Gwalior Residency

^{*} For account, see Vol. V, Gwalier, Lapsed Estates.

in respect of their Gwalior holdings, and in respect of the other holdings with the Agencies shown against their names:—

Name.		•	Land or	tanks	bold fro	Agency.
Agra Barkhers .	,		Kurwai			Bhopal.
Arnia			Bhopal	•		Bhopal,
Daria Kheri .						
Dhabla Dhir .			Bhopal,	Indore,	Dewas	Bhopal.
Dhabla Ghosi .						
Hirapur						
						Central India.
Ramgarh			Bhopal,	Indore,	Dowas	Bhopal.

All the Chiefs in this Agency, whether immediately dependent on, or mediated and guaranteed by, the British Government, have adopted British currency and the special Arms Rules.

1. BHOPAL.

Bhopal is the principal Mussalman State in Central India, and ranks next in importance to Hyderabad among the Muhammadan States of India. The ruling family was founded by Dost Muhammad, an Afghan, who went to Delhi during the first years of Bahadur Shah (1708). In 1709 he obtained a lease of the Berasia pargana. He died about 1740. On his death his minor legitimate son Sultan Muhammad Khan was put in power by the Pathan Chiefs; but the cause of Yar Muhammad Khan, an elder but illegitimate son, was espoused by the Nisam, and Sultan Muhammad was compelled to abdicate in his favour. Yar Muhammad Khan was succeeded by his eldest son Fais Muhammad Khan. The claims of his uncle Sultan Muhammad Khan were again brought forward by a powerful party; but in the contest which ensued Sultan Muhammad Khan was defeated and was obliged to accept the grant of Rahatgarh for himself and his descendants, and to renounce all claims to the sovereignty of Bhopal and all interference with the affairs of the State.

At this time the Peshwa Baji Rao, while returning from Delhi, demanded in the name of the Emperor the restoration of the territories usurped by the Pathans of Bhopal: and the Nawab was compelled by treaty to relinquish all his possessions in Malwa except a few towns, being confirmed by the Peshwa in his remaining possessions in Gondwara.

Fais Muhammad Khan left no issue and was succeeded by his brother Yasin Muhammad, who survived only a few days, and was succeeded by his brother Hayat Muhammad Khan, during whose weak administration the real power remained in the hands of his ministers.

Towards the close of the eighteenth century the Bhopal territories were overrun by plundering bands of Pindaris, and were also invaded by Raghuji Bhonsla. At this time Wasir Muhammad, son of the Naweb's

cousin Sharif Muhammad Khan, who when a more youth had fied from Bhopal after an unsuccessful rebellion (in which his father had been killed) against the power of the ministers, returned to Bhopal as a soldier of fortune. He was the means of saving his country from destruction by the Mahrattas, and he became the founder of the branch of the Bhopel family which has since ruled in the State. For many years he carried on a petty warfare with the Mahrattas, in the course of which he reconquered most of the territories which had been lost to Bhopal. But his power and abilities excited the envy and jealousy of Ghaus Muhammad, the son and successor of Hayat Muhammad Khan, who, to strengthen himself against Wasir Muhammad, invited the armies of Scindia and Nagpur to occupy the country, and agreed to pay to Scindia an annual tribute. From this time Ghaus Muhammed, though he long survived and enjoyed the titular dignity of Nawab, had no influence in the government of the country, nor were his claims ever agitated in the discussions which subsequently arose regarding the succession to the Bhopal State.

Wasir Muhammad's first efforts, made about the year 1809, to obtain the assistance and mediation of the British Government in his struggles with the Mahrattas were unsuccessful. He was compelled for self-preservation to league himself with the Pindari leaders. In 1812 a combination was made between Scindia and Raghuji Bhonsla to crush him, and Bhopal was besieged by their united armies towards the close of 1813. Wasir Muhammad made a gallant defence during a siege of nine months, and the Mahrattas were compelled to retire unsuccessful. Scindia was making active efforts to renew the siege in the following year, but he was restrained by the interference of the British Government, who began to see cause for less reliance on the friendship of Raghuji Bhonsla, and to value more the importance of Bhopal as a means of checking the depredations of the Pindaris. The connection of Wasir Muhammad with the British Government, however, never ripened into any formal engagement during his lifetime.

Wasir Muhammad died in 1816, and was succeeded by his second son Nasar Muhammad, with the consent of all parties and, among others, of the elder son Amir Muhammad Khan, who was disqualified by victous excesses. Nasar Muhammad was married to the Kudsia Begam, daughter of Ghaus Muhammad.

One of the first measures taken by the British Government at the commencement of the Pindari war in 1817 was the formation of a close alliance with Bhopal. The Pindari leaders had long found a secure retreat in the Bhopal State, and it was chiefly by their help that the Nawabs of Bhopal had been able to resist the attacks of Sciudia and the Raja of Nagpur. But the connection with these freebooters was distastsful to the Nawah, and telerated only from inability to control them. Namer Muhammad

therefore gladly accepted the British alliance. An agreement was made with him on conditions proposed by himself, with the addition of an engagement to give the British Government the service of his troops. No formal treaty was executed, but the correspondence (No. I) which passed in 1817 was declared to have the force and validity of a treaty. conditions of this engagement were faithfully fulfilled, and they were made the basis of a formal Treaty (No. II) of perpetual friendship and alliance concluded with the Nawab in 1818, by which his State was guaranteed; he agreed to furnish a contingent of 600 horse and 400 infantry; and he received five districts in Malwa as a reward for his services, and to enable him to maintain the contingent. The grant of these districts was subject to an assignment of Rs. 6,000 a year on their revenues to Khande Rao, the former manager, which provision was guaranteed by the British Government, No. III being the sanad granted in 1818 to Khande Rao by Nawab Nazar Muhammad under the guarantee of Captain Stewart, subsequently countersigned by Sir John Malcolm. The town and fort of Islamnagar, which had passed from the possession of the Nawab, were also restored to him.

Shortly after the conclusion of the treaty, Nazar Muhammad met his death through an accident. He left one daughter, Sikandar Begam. It was arranged with the consent of the Bhopal nobles, and with the sanction of the British Government, that he should be succeeded, under the regency of the Kudsia Begam, by his nephew Munir Muhammad Khan, son of his elder brother Amir Muhammad Khan, who had resigned his claims when Nazar Muhammad Khan became Nawab in 1816; and that Munir Muhammad Khan should marry Sikandar Begam. In 1827 Munir Muhammad Khan endeavoured to assert his authority, but was resisted by the regent: and he eventually resigned his claim to Sikandar Begam's hand and to the succession in favour of his younger brother Jahangir Muhammad Khan, receiving as compensation a jagir of Rs. 40,000 a year which was guaranteed by the British Government. This arrangement was effected in concert with the Chiefs of the State, who claim by custom a limited privilege in the selection of their ruler.

The Kudsia Begam, anxious to retain the power in her own hands, long delayed, on various pretexts, the celebration of the marriage of her daughter with Jahangir Muhammad Khan. But finding her endeavours to secure the countenance of the British Government to her retention of the administration during her life unavailing, the Begam at last yielded, and the marriage was celebrated in April 1835. This, however, did not put an end to the family dissensions, the Begam still hoping to evade the actual resignation of power, and Sikandar Begam entertaining ambitious views of her own. In 1836 a plot of the Nawab Jahangir Kuhammad Khan to seize the person of the Kudsia Begam was discovered. He was arrested and put under restraint, but effected his escape in April 1837

and, being joined by a large party of his followers, raised the standard of rebellion. Although Government admitted the Nawah's claim to be just, and although it had been recognised by Government and by the Kudsia Begam on the supersession of his elder brother, yet formal interference was declined. The Nawab was defeated and compelled to seek shelter behind the walls of Ashta. After the siege of this town had lasted for some months without any decisive result, the Kudsia Begam and the Nawab accepted the proposed mediation of the British Government. An Agreement (No. IV), which was afterwards countersigned by the Governor-General, was concluded between them in November 1837, by which the Nawab was left in charge of the administration, and the Kudsia Begam received a life-jagir of 5 lakhs (Bhopal coin) a year, with which the Nawab pledged himself not to interfere.

The Nawab and Sikandar Begam also executed an agreement in 1837 not to design or commit injury to each other; but, while approving of this agreement, Government considered it to be of too private a nature to admit of its formal ratification.

The reconciliation of the Nawab with Sikandar Begam was not sincere, and shortly after his accession she retired to live with the Kudsia Begam at Islammagar. The Nawab died in December 1844, having previously executed a will to the effect that his illegitimate son Dastgir should succeed him in power, and that his daughter by Sikandar Begam, Shah Jahan, should be married to a descendant of Wazir Muhammad Khan of pure blood.

The will in favour of Dustgir was set aside, and several plots to place him in power failed. The British Government recognised the succession of Shah Jahan in the same manner as, on the death of Nazar Muhammad Khan, it had admitted the claims of Sikandar Begam; and it was decided that the future husband of Shah Jahan, who was to be selected from the Bhopal family with a view to the amalgamation of the two branches descended from Ghaus Muhammad Khan and Wazir Muhammad Khan, should be Chief of Bhopal; and that in the meantime Faujdar Muhammad Khan, brother of Kudsia Begam, should act as regent, receiving co-operation from Sikandar Begam. The arrangement did not work well: and eventually Faujdar Muhammad Khan resigned his office, and Sikandar Begam was appointed regent in February 1847.

Sikandar Begam conducted the administration with great vigour and ability. She abolished the system of farming the revenue and made settlements directly with the heads of villages; regulated the assessments of the estates of the jagirdars; abolished monopolies of trades; brought the mint under her direct management; re-organised the police; and made arrangements for the liquidation of the debts of the State.

The Bhopal Contingent was reformed in 1840, and the Nawah agreed to increase the yearly tribute paid for its maintenance from Rs. 1,30,000 to Rs. 1,38,000 (Bhopal currency). The Contingent was again re-organised in 1849, when a Supplementary Article (No. V) to the Treaty of 1818 was agreed to by Sikandar Begam, by which the annual contribution for the perpetual maintenance of the Contingent was raised to Rs. 2,00,000 (Bhopal currency), on condition that the whole liabilities of the State for the Contingent were thenceforth to be limited to that sum.

In July 1855 Shah Jahan Begam was married to Bakshi Baki Muhammad Khan of Bhopal. He did not belong to the Bhopal family. Indeed, there existed no member of the family with whom Shah Jahan Begam could contract an eligible marriage; and, as the nobles of Bhopal, although willing to submit to the Begam, were not prepared to acknowledge as ruler of Bhopal anyone who did not belong to the ruling family, some modification of the arrangements made in 1844 became necessary. It was eventually decided that Shah Jahan Begam should be the Chief of the State, her husband being only titular Nawab, and that Sikandar Begam should continue to act as regent till Shah Jahan Begam should reach the age of twenty-one.

Sikandar Begam, however, was dissatisfied with her position. She complained of the recognition of her late husband as Chief of Bhopal, she being sovereign in her own right, and of the consequent recognition of her own daughter during her lifetime. Government, however, having recognised the claims of Shah Jahan Begam, could not set them aside; but Shah Jahan Begam voluntarily resigned her right to rule during her mother's lifetime. Accordingly in 1859 Sikandar Begam was proclaimed Ruler and Shah Jahan Begam her heir, the succession remaining with Shah Jahan's children.

For her services during the mutiny of 1857 Sikandar Begam received, in 1860, a Grant (No. VI) of the pargana of Berasia, which had been confiscated on account of the rebellion that took place in the Dhar State (see Part III (1), Southern States of Central India). The Begam liberally rewarded with jagirs those of her own subjects who rendered good service in theorisis of 1857.

In 1862 the Ruler of Bhopal received an Adoption Sanad (No. VII).

The Bhopal Contingent mutinied in 1857 and was disbanded, its duties being undertaken partly by regular troops and partly by the Bhopal Battalion, which was raised in 1859. In 1862 the Begam formally assented (No. VIII) to this arrangement, which was practically a modification of the Supplementary Article of 1849.

In 1863 the Begam appealed against the exercise of jurisdiction by the Political Agent in respect of cases where British subjects, Indian or European, were either plaintiffs or defendants, as a violation of the 9th article of the Bhopal Treaty of 1818; and claimed the right, under certain

arrangements' made (without the authority or knowledge of the Government of India) with the Political Agent in 1847, to try in her own courts British subjects guilty of offences within her territories, and the surrender of British subjects guilty of such offences when apprehended in British territories. The claim; however, was not admitted. The Begam was told that the principle underlying the Treaty of 1818 was contained in article 8, which declares that the Bhopal Darbar will act in subordinate co-operation with the British Government and acknowledge its supremacy; that the 9th article referred to the authority of the Nawab of Bhopal over his own subjects within his own territory and not to British subjects; that this was apparent, first, from the correspondence which took place when the treaty was concluded, and which showed that the object of the clause

2nd.—In new and recent cases when offenders, after the perpetration of a crime, fly to the Bhopal territory, and the thansdars or police of the British Government get correct information of their having done so, they will follow the offenders into the Bhopal territory and apprehend and deliver them to the Bhopal local thansdar; they will not in such cases be at liberty to arrest and bring away offenders without the knowledge of the officials of the Bhopal State; but if the British officials in the pursuit of such offenders happen to reach a place within the Bhopal State, where, owing to there being no thans, or being wild and uninhabited, no assistance can be obtained, then they may arrest the offender and take him with them, giving however due notice of their proceedings to the nearest than of the Bhopal State. The officials of the Bhopal State in similar cases can in like manner enter the British territories and act similarly.

Chimicals in honous eases calk will be delivered up by the two Consuments.

Oriminals in beinous cases only will be delivered up by the two Governments. The above rule applies only to such offenders.

3rd,—The crimes which are considered beinous by Colonel Sleeman and the Resident, Indore, are the following:—

No. 1. Wilful murder.
,, 2. Wounding with the intent of murder.

murder.

3. Outsing and wounding wilfully.

4. Entering a house, or boat, or tent, with the intention of thefs and plunder, accompanied by wounding.

5. Highway robbery.

6. Dakaiti.

7. Setting fire to one's house.

8. Forcible possession of a woman's body with or without adultery.

- No. 9. Robbery of a child, male or female.
 - ,, 10. Robbery of Government pro-
- perty.

 11. Giving poison with the intent
 to murder.

- to murder.

 12. Thagi.

 13. Cattle-lifting.

 14. Aiding and abetting in sati.

 15. Giras.

 16. Paranch (incendiarism).

 17. Breaking jail.

4th.—In cases of less importance the authorities of the district where the effender conceals himself will cause his arrest, as in heinous cases, on the information furnished to them by the plaintiff, and the case will be disposed of by the Court of the district in which the offender was apprehended; he will not in such cases be made over for trial to the authorities of the district in which the offence was committed.

^{* 1}st.—If offenders against the British Government, in old and heinous cases, fly to, and conceal themselves within the limits of, the Bhopal State, or if similar offenders against the Bhopal State take refuge within the limits of the British districts, such as Narainghpur, Hoshangabad, etc., in the first instance, on the receipt of information of the place of concealment of a criminal, the thanadar or police of the British Government, with a parwana from the British district officer to the address of the thanadar and police of the Bhopal State, will proceed to the spot, arrest the offender, and make him over to the nearest thanadar of the said State. In the second instance, the thanadars or police of the Bhopal State will have to follow a like course with regard to the arrest and delivery of offenders against their State, traced to any place within the limits of the British districts. districts.

was to guarantee to the Nawab that the British courts of justice would not be introduced into his territories: and secondly, by the emission of all reference to European offenders, who had a right to be tried in a certain form and under certain conditions which the East India Company had no anthority to compromise or surrender; that the arrangement of 1847 was never sanctioned by the Government of India, and contained a stipulation which was entirely inadmissible, vis., that British subjects charged with offences in Bhopal, if arrested in British territory, should be handed over to the Bhopal authorities for trial and punishment; but that the British Government would not be unwilling to act upon that arrangement in so far as it was consistent with Act VII of 1854 (since repealed) in the case of escaped effenders who were subjects of Bhopal. The law and procedure to be followed by British officers in questions relating to extradition are now defined by Act XV of 1903.

In 1863 Sikandar Begam resolved to proceed on a pilgrimage to Mecca, and requested that an engagement might be given to the effect that no new orders of the British Government would be carried out in Bhopal till her return. The Begam was told that, as it was impossible to foresee events, so it was impracticable for the British Government to comply with such a request; but she was assured that, unless imperatively necessary in the interest of the Bhopal State and its absent ruler, and in the interest of public peace and good order, no such orders would be issued ner any interference allowed with the arrangements she had made for the administration of Bhopal: and that, in the event of the issue of such orders being absolutely necessary, an intimation of their exact nature would be forwarded to her. The Begam was also assured that, in her absence, the protection of the British Government would be extended to Shah Jahan Begam.

In 1867 the Euler of Bhopal was granted a permanent salute of 19 guns, and a permanent local salute of 21 guns.

Sikandar Begam died in October 1868, and Shah Jahan Begam then assumed the administration. At her request her daughter Sultan Jahan Begam, then about 8 years of age, was expressly recognised by the British Government as her heir (No. IX). Bakshi Beki Muhammad Khan, the husband of Shah Jahan Begam, died in 1867; and in 1871 she married Maulvi Siddiq Hasan. The same honours were paid to him as were enjoyed by her first husband, and he received the title of Nawah. Sultan Jahan Begam was married in 1874, with the consent of Government, to Ahmad Ali Khan, a youth of almost the same age as herself. He was of the same tribe as that to which the Bhopal family belongs, namely, the Mirasi Khel, but was not a member of the family.

The contribution of Rs. 12,000 a year, formerly paid by the Bhopal State for the construction and repair of roads within its territory, was

remitted in 1872, on the understanding that the Begam would keep in proper repair the roads already made and spend a reasonable sum annually in opening up others. In 1888 the maintenance of those sections of the Schore-Dewas road and the Schore-Bisors road, which lie within the limits of the Bhopal State, was entrusted to the Darbar, under certain conditions.

In 1878 the Bhopal Battalion served in the Afghan campaign.

In 1879 it was proposed by the Bhopal State to establish opium scales at the new settlement of Shahjahanabad near Bhopal, with a bounty on all opium brought there for weighment. Conditional sanction to this arrangement, which was at first tentative for three years, was accorded in the following year by the Government of India. The opium scales were abolished in 1914.

In 1880 an Agreement (No. X) was concluded between the Government of It dis and the Bhopal State for the construction of a line of railway from Hoshaugabad to Bhopal, the State paying 50 lakes of rupees on that account, and receiving in perpetuity any profits which might accrue on that sum.

In 1881 an Agreement (No. XI) was concluded by which the Bhopal State abolished the levy of transit duties on salt passing through its territories, and the British Government agreed to pay as compensation an annual sum of Rs. 10,000.

The Kudsia Begam died in December 1881, and her jagir lapsed to the State. Her personal property, amounting to nearly 15 lakhs, was inherited by her grand-daughter Shah Jahan Begam, daughter of Sikandar Begam.

In 1887 certain provisions in the Railway Agreement of 1880 were modified by a Supplementary Agreement (No. XII). In 1888 the management of the railway was transferred, by order of the Government of India, from the Great Indian Peninsula Railway Company to the Indian Midland Railway Company. Civil and criminal jurisdiction on this line was ceded (No. XIII) by the Begam to the British Government in 1888.

For some years previous to 1885 the administration of the eBhopal State had suffered chiefly owing to the ill-advised interference of the Begam's husband in public affairs, the Begam having retired behind the purdah. The British Government, after repeated expostulation, was at length reluctantly obliged to interpose. The Nawab was deprived of his title and honours, and forbidden to interfere in any way with the transaction of public business. The Begam was at the same time advised by Government to nominate, to assist her in the conduct of public affairs, a responsible minister who should be approved by the Governor-General in Council. It was the wish of the Government that an Indian minister should be appointed; but the Begam pressed for the nomination by the

Vicercy of a British officer, and Colonel Ward was selected for the post in 1886. In 1888 an Indian gentleman was chosen by the Begam, with the approval of the Government of India, to succeed him. The as-Nawab Saddiq Hasan died in 1890. At the time of his death the Government of India had under consideration the Begam's request that the honours of which he had been deprived in 1885 might be restored to him: and it was subsequently decided that, in official correspondence, he should be referred to as "the late Nawab Consort".

In 1890 a further supplementary Railway Agreement (No. XIV) was executed by the Government of India and the Begam, providing that the profits accruing, or the losses incurred on, the Bhopal section of the railway should be divided in perpetuity between the British Government and the Darbar, in proportion to the capital contributed by each party, at the close of the period for which the accounts should be made up.

In 1891 the Begam and her successors were exempted (No. XV) from the obligation to present mazers at interviews with the Viceroy.

In the same year the Begam consented to give the land for a new line of railway running from Ujjain in Gwalior ria Schore to Bhopal, to connect the Rajputana and Indian Midland Railway systems. In 1896 the Begam entered into an Agreement (No. XVI) for the working of the railway by the Indian Midland Railway Company.

In 1897 the State coinage was abolished and British currency was introduced in its stead; since when the State's annual contribution towards the Bhopal Contingent has been Rs. 1,61,290.

Special Arms Rules were introduced into the State in 1898.

In April 1899 the Begum entered into an Agreement (No. XVII) for the discipline and control of the Bhopal Imperial Service Troops when serving beyond the frontier of the State.

Shah Jahan Begam died in 1901 and was succeeded by Sultan Jahan Begam, born on the 9th July 1858. Sultan Jahan's husband Ahmad Ali Khan, who was recognized as Nawab Consort with the title of "Nawab Ahtasham-ul-Mulk-Alijah," died in 1902.

In 1906 the Bhopal Battalion (which had been placed under the orders of the Commander-in-Chief in India in 1897, and renamed the 9th Bhopal Infantry) was delocalised, and its place at Schore taken by another Indian Infantry battalion, in ordinary relief. Schore was abandoned as a military cantonment in 1922 and its rendition to the Bhopal Darbar was effected on the 15th October 1929, when the headquarters of the Political Agent in Bhopal were transferred to Bhopal. The present designation of the battalion is 4th Battalion (Bhopal) 16th Punjab Regiment.

In 1908 the Bhopal State post offices were amalgamated, on certain conditions, with the Imperial Post Offices in India.

In consequence of the amalgamation of the Indian Midland Railway with the Great Indian Peninsula Railway, the Bhopal section again came under the management of the latter in 1901: and in 1911 an Agreement (No. XVIII) was executed between the Secretary of State and the Bhopal Darbar, substituting the Secretary of State for the Indian Midland Railway in the Agreement of 1896. The contract between the Secretary of State and the Great Indian Peninsula Railway Company terminated in 1925, when the Great Indian Peninsula Railway was transferred to the Government of India. Since then, the railway owned by the Bhopal Darbar has been worked directly by Government agency.

In 1926 the Government of India, as the result of a representation from the Begam, decided that her only surviving son Nawab Muhammad Hamidulla Khan should be recognised as her heir, to the exclusion of the sons of her elder deceased sons. This decision was based on certain rulings of the Government of India in a number of analogous cases of succession in Muhammadan States which had occurred during the last century: and on the view that, in the absence of any local custom to the contrary, the rule then followed was applicable to the succession in Bhopal in the existing circumstances. On the 17th May 1926 Her Highness the Begam voluntarily abdicated, and the present Nawab Muhammad Hamidulla Khan became Ruler of Bhopal. Her Highness the es-Begam died on the 12th May 1930.

The area of the State is 6,902 square miles; the population, according to the Census of 1921, 692,448; and the revenue Rs. 62,10,000.

Under the reorganisation scheme of January 1921 the authorised strength of the Bhopal State Forces consists (December 1926) of:—

Lancers				•						140
Gobar-i-Taj Own	Com	pany	Infa	ntry						167*
Sultaniah Pione	ers.		•		•		•			749
Walishad Infan Motor Machine	try 🗽			•		•		•		78
Motor Machine	Gun	Sect	ion	•	•	•	•	•	•	•
The following oth	er St	ate	force	s are	mı	inta	ined	:		
Artillery										86

The State possesses 6 serviceable guns.

Armed Police .

With effect from the 1st January 1922 the designation 'Imperial Service Troops' was changed to 'Indian State Forces'.

The liability of the State to the payment of Nasarana had not been decided up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

2. KURWAI.

This Chiefship was founded by an Afghan named Muhammad Diler Khan, a Firon Khel of the Tirah or Khyber district, and a contemporary of Dost Muhammad of Bhopal, with whom he was at one time in alliance for the division of their common sequisitions in Central India. He first entered the service of the Raja of Datia in Bundelkhand, and afterwards, about 1726, that of the Raja of Baseda. On the death of the Chief of Kurwai he seized the State. On the death of Nawab Muhammad Diler Khan the State was divided between his sons, the elder, Muhammad Insat Khan, receiving Kurwai, and the younger, Ahsanulla Khan, receiving Muhammadgarh and Baseda.

During the decline of the Moghul Empire Kurwai obtained power and dominion equal, if not superior, in extent to that of Bhopal, but suffered great spoliation at the hands both of the Mahrattas and Pindaris. In 1818 the Chief applied to the Resident at Bhopal for protection against the oppression of Scindia's local officials in the neighbouring districts: and in 1820 he received an assurance (No. XIX) that the British Government recognised his hereditary right to the possession of Kurwai.

In 1820 Muhammad Akbar Khan, an illegitimate son of Nawab Hurmat Khan, the successor of Muhammad Issat Khan, seized the State. The legitimate son of the Nawab, Iradat Muhammad Khan, applied to the British Government; but it was not considered advisable to disturb the arrangements which existed previous to the introduction of British supremacy into Malwa. Through the intervention, however, of the British Government compensation in the shape of an annuity of Re. 6,000 a year was paid to Iradat Muhammad Khan on his formally abandoning his claim to the masnad. The amount now actually paid to the family of Iradat Muhammad Khan is Rs. 2,230-4-0, British currency.

Muhammad Akbar Khan died in 1843, leaving two sons, Muhammad Musaffar Khan and Muhammad Najaf Khan. The Nawab had wished to set aside the elder son; but Government would not accede to this request, and Muhammad Musaffar Khan succeeded. He died in 1858 without male issue, but leaving a grandson, his daughter's son by the Nawab of Basoda. Government ruled that Muhammad Najaf Khan had a preferential claim and recognised him as Nawab. In 1874 Muhammad Najaf Khan, being then fifty years of age and having no male issue, selected his grandson Munawar Ali Khan, son of his eldest daughter, as his heir. The Government of India, in accordance with the wish of the Chief, sanctioned the succession.

The Kurwai Darbar abolished transit duties within their territory in

Muhammad Najaf Khan died in 1887 and was succeeded by Munawas Ali Khan, whose father Mashar Ali Khan was appointed to carry on the administration of the State during his minority.

Civil and criminal jurisdiction on the lands occupied by the Indian Midland (now the Great Indian Peninsula) Railway was ceded (No. XX) by the Kurwai State to the British Government in 1888. In 1890 the Government of India sanctioned, as a special case, the payment to the Chief of Rs. 10,880-12-6 on account of the land taken up for the railway.

Munawar Ali Khan died in 1896 and was succeeded by his brother Yakub Ali Khan. Owing to heavy indebtedness, the State was placed under the control and supervision of the Political Agent.

Nawab Yakub Ali Khan died on the 1st October 1906 and was succeeded by his son the present Nawab Sarwar Ali Khan, born in December 1901. During his minority the State was managed under the direct superintendence of the Political Agent. He was formally invested with administrative powers on the 9th April 1923.

In 1921 the State assumed responsibility for the maintenance of the Kathora-Kurwai road lying in its territory.

All matters connected with the succession to Kurwai are regulated by the British Government.

Several members of the Kurwai family, outside the ruling branch, draw pensions from the Kurwai revenues. They reside at Schore, Sironj (Tonk), and other places in the neighbourhood.

The area of Kurwai is 142 square miles; the population, according to the Census of 1921, 19,851; and the revenue Rs. 2,64,000.

The State pays Rs. 220 a year as tanks to the Thakur of Agra Bark-hers.

The State maintains (1926) a force of 59 Armed Police, with 2 serviceable and 7 unserviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

3. MUHAMMADGARH.

This State was originally part of Kurwai, and was given as a portion to a younger son of the Chief in 1753. It pays no tribute to any State and is directly dependent on the British Government.

In 1884 the Chief abolished transit duties within his territories.

Hafis Kuli Khan, who succeeded in 1842, died in 1896 and was succeeded by his only son Hatim Kuli Khan. In 1909 he resigned the Chiefship and was succeeded by his eldest son the present Nawab Siddiq Kuli Khan, born on the 26th December 1890, during whose minority the

administration was carried on under the direct orders of the Political Agent. He was granted administrative powers in 1912. Owing to the illness of the Nawab the administration was subjected to the supervision of the Political Agent in 1925-26.

The area of Muhammadgarh is 29 square miles; the population, according to the Census of 1921, 2,647; and the revenue about Rs. 30,000.

The military forces of the State consist (1926) of 8 Cavalry, 25 Infantry and 29 Armed Police, with 6 serviceable and 12 unserviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

(II) MEDIATISED STATES AND ESTATES.

1. BAJGARH.

The power of the Umat Rajputs was established in the district known as Umatwara in the seventeenth century by two cousins named Mohan Singh and Parasu Ram, who assumed the titles of Rawat and Diwan and made a division of their possessions, the Rawat retaining five villages in excess of the portion of the Diwan as an acknowledgment of his superior birthright. The ancestors of the family, who were proprietors of large herds of camels, came from Mewar in 1442. Out of the division abovementioned, which took place in 1681, arose the separate Chiefships of Rajgarh and Narsinghgarh. On the Mahratta conquest of Malwa in the eighteenth century, the Umats were compelled to submit in common with other States; but they appear to have obtained unusually easy terms. The successors of the Rawat, who fixed their residence at Rajgarh, became tributary to Scindia; while those of the Diwan, now established at Narsinghgarh, ranked themselves among the dependants of the Holkar family. Tribute was imposed on each in equal proportions; the amount appears to have varied between Rs. 65,000 and Rs. 85,000 a year. The town of Talen was taken from Rajgarh and Narsinghgarh and assigned to Scindia and Holkar as a position to which their agents might repair for the purpose of receiving their tribute.

In 1818 the Chief in possession of Rajgarh was Nawal Singh, who succeeded to the gaddi after the ussassination of his brother. On the introduction of the British authority in Central India, the mediation of the British Government was exercised to effect an arrangement for the payment of the tribute due to Scindia. In 1819 Nawal Singh executed an Agreement (No. XXI) making over to Scindia 171 villages in commutation of all Scindia's claims against him: and, at the same time, it was agreed that the British Government alone should have the right to mediate the affairs of Rajgarh. In 1820 the Rawat received Sanads (No. XXII) from the Puars of Dewas for the settlement of his claims on the Dewas

district of Sarangpur. These claims were to a share in the land revenue, amounting in some villages to a fourth and in others to a third, a corresponding share in the sayar and transit duties, and an indefinite proportion of rent-free lands in every village. The claims on the land revenue were commuted to an annual payment of Bhopal Rs. 4,101, and the other claims to a payment of Rs. 1,001.

In 1831 Nawal Singh committed suicide, and was succeeded by his son Moti Singh. In 1834 Scindia restored (No. XXIII) the 171 villages made over to him in 1819, on condition that the Rawat should pay the former tribute of Rs. 85,000. This restoration included Scindia's half share of the town of Talen.

In 1846, in consequence of the maladministration of Moti Singh, the British Government interfered and placed the State under management. The Chiefship was restored to Moti Singh in 1856 free of debt, on the express understanding that the revenue leases, which had been made for twenty years, should be maintained.

In 1867 the Ruler of Rajgarh was granted a permanent salute of 11 guns.

In 1871 Moti Singh announced his conversion to the Mussalman religion and took the name of Muhammad Abdul Wasih Khan. He received the title of Nawab from the British Government in 1872. In 1875 he went on a pilgrimage to Mecca.

In 1881 the State executed an Agreement (No. XXIV) abolishing transit duties on salt, and received as compensation from the British Government 150 maunds of salt annually, to be delivered at Indore free of cost. In 1883 this compensation, in common with the payments in kind made to other States in the same circumstances, was commuted (No. XXV) to an annual payment of Rs. 618-12-0.

Nawab Muhammad Abdul Wasih Khan died in 1880, and was succeeded by his son Bakhtawar Singh who, notwithstanding his own adherence to the Hindu faith, retained all the Muhammadan officials appointed by his father. He died in 1882 and was succeeded by his son Bal Bahadur Singh. On the occasion of Bal Bahadur Singh's installation, he and other members of the Rajgarh family were, by the help of the Chiefs of Narsinghgarh and Khilchipur, again admitted to the brotherhood of their caste—a concession which Bakhtawar Singh had shown much anxiety to secure.

In 1883 the Chief agreed (No. XXVI) to abolish all transit duties within his territory, with the exception of that on opium.

In 1886 the hereditary title of Raja was conferred (No. XXVII) on the Ruler of Rajgarh.

Bal Bahadur Singh died without issue in 1902 and was succeeded by his uncle Bane Singh.

In 1907 the villages of Lasuria and Kundeli of Rajgarh were, with the approval of the Government of India, exchanged with the Indore Darbar's half share in the town of Talen and the village of Latakheri.

In 1910, on the death without heirs of Thakur Sambhu Singh, holder of the guaranteed Estate of Suthalia (see (III), Lapsed Estates), the Government of India permitted the escheat of the Estate to Rajgarh. The Darbar have, however, continued certain villages in jagir to the adopted successor of Thakur Sambhu Singh.

In 1915 the State assumed responsibility for the maintenance of the portions of the Biaora-Schore and Rajgarh-Biaora roads lying in its territory.

Raja Bane Singh died on the 9th January 1916 and was succeeded by his son the present Raja Bir Indra Singh.

In 1916 the Gwalior Darbar advanced claims to suzerainty over Rajgarh; but the Government of India held, in 1921 that their claims were untanable.

In 1920 Raja Bir Indar Singh received a sanad granting him, subject to certain provises, full powers in criminal cases, to be exercised by him personally. In 1921 these powers were made hereditary by a Kharita (No. XXVIII); which, however, does not apply to any criminal case in which the person accused, or any of the accused, are Europeans, European British subjects, Americans or Government servants. In granting these extended powers, Government desired that persons sentenced to death, transportation, or imprisonment for life should be given every facility to present a petition for mercy to the Agent to the Governor-General: and that, pending the consideration of such petition, the execution of any person sentenced to death should be stayed. These powers may, in certain conditions, be delegated to a properly qualified Court. The Kharita may be suspended or revoked at the will of the Government of India.

The area of Rajgarh is 962 square miles; the population, according to the Census of 1921, 114,972; and the revenue about Rs. 12,00,000.

The Raja pays a tribute of Chanderi Rs. 85,172 to Scindia, under the terms of the Agreement (No. XXIII) of 1834, and Kotah Rs. 1,060 to Jhalawar for Kalipit. He receives annually, on account of tanks. Hali Rs. 3,187 from Scindia, and British Rs. 2,053-9-9 from the Senior, and Rs. 2,053-10-0 from the Junior Branch of Dewas. His tribute to Scindia is paid through the Political Agent.

The military forces of the State consist (1929) of 39 Cavalry, 146 Infantry, 204 Armed Police and 9 Artillery men, with 6 serviceable and 2 unserviceable guns.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

- 2. Narsinghgarh.

Parasu Ram, the founder of the Rajput State of Narsinghgarh, succeeded his father Ajab Singh in 1660 as Minister to the Rawat of Rajgarh. In 1681 he compelled the Rawat to divide his territory with him, and Narsinghgarh thus became a separate Chiefship.

In 1819, with the approval of the Holkar Darbar, the settlement of Narsinghgarh affairs was taken up by the British authorities: and in due course the mediation of the British Government was exercised to effect an arrangement for the payment of the tribute due to Holkar (No. XXIX).

In the same year Subhag Singh, fourth in descent from Parasu Ram, became imbecile and was succeeded by his son Chain Singh: who, owing to a difference with the Political Agent at Schore, attacked the British forces near that place and was killed in the engagement. Upon Subhag Singh recovering from his imbecility, he was again entrusted with the rule. After his death in 1827, Chain Singh's widow adopted Hanwant Singh, who died in 1873, when his grandson Pratap Singh was recognised as his successor. On this occasion Holkar demanded succession nazarana, but his claim was not admitted by Government.

In 1867 the Ruler of Narsinghgarh was granted a permanent salute of 11 guns; and in 1872 the hereditary title of Raja was conferred (No. XXX) upon him.

In 1881 the State executed an Agreement (No. XXXI) abolishing transit duties on salt, and received as compensation from the British Government 150 manuals of salt annually, to be delivered at Indore free of cost. In 1883 this compensation, in common with the similar payments in kind made to other States, was commuted (No. XXXII) to an annual money payment of Rs. 618-12-0.

In 1884 the State abolished all transit duties within its territory, with the exception of that on opium (No. XXXIII): and in the same year the Chief contributed Rs. 56,000 towards the construction of the Biaora-Schore road, which passes through his capital. This road was maintained from Imperial Funds up to 1915, when the State assumed responsibility for that portion lying in the State territory.

Pratap Singh died without issue in 1890 and was succeeded by his uncle Mahtab Singh, who died without issue in 1895 and was succeeded by his cousin's son, Arjun Singh. During his minority the State was managed under the direct superintendence of the Political Agent,

In 1921 a Kharita, similar to the one granted to Rajgarh (see No. XXVIII) was granted to the Buler of Narsinghgarh, conferring on him and his successors enhanced criminal powers to dispose of trials of all classes of criminal offences committed within the State by the subjects of the State or others.

Raja Arjun Singh died on the 22nd April 1924 and was succeeded by his only son the present Raja Vikram Singh, born on the 21st September 1909. During his minority the administration of the State was carried on by a Council of Regency of which the Political Agent was President with the Dowager Rani as Regent. The Raja was invested with ruling powers on the 7th October 1929.

The area of Narsinghgarh is 734 square miles; the population, according to the Census of 1921, 101,426; and the revenue Rs. 9,24,244.

The State pays a tribute of Hali Bs. 85,000 to Holkar (No. XXIX): and the Raja receives tankss of Hali Rs. 1,200 from Scindia, and Rs. 5,102 from Dewas (see No. XXII), under British mediation. These tanks are paid direct, without deduction.

The military forces of the State consist (1926) of 40 Cavalry, 99 Infantry and 93 Armed Police, with 4 serviceable and 5 unserviceable guns.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

3: KHILCHIPUR.

The first member of the Khilchipur family who settled at the capital was named Ugar Sen; he founded the Khilchipur branch of the Khichiclan of Rajputs in 1544, being compelled to leave his ancestral home at Man Gagron by the Emperor Humayun of Delhi. The representative of the family accorded allegiance to the Mahratta rulers and became tributary to Scindia in 1793.

Of the death in 1819 of Diwan Durjan Sal. Chief of Khilchipur, his mother and widow placed in power a youth named Balwant Singh, whose claim to the succession was inferior to that of many other members of the family, and particularly of Aman Singh. The different claimants appealed to the Gwalior Darber, who requested that the case might be decided by the British Government. Aman Singh was proved to be the nearest heir; but, as he was at feud with the other branches of the family, it was decided in 1819 (No. XXXIV) that his infant son Sher Singh should succeed under the nominal supremacy of the elder Rani the mother of Durjan Sal. On this occasion the Gwalior Darbar yoluntarily remitted the nazarana which they were entitled to claim.

A tribute of Bundi Rs. 13,500 was payable by the Chief to Scindia who, however, assigned (No. XXXV) it to the British Government in 1844, for the maintenance of the Gwalior Contingent.

Sher Singh was succeeded in 1869 by his nephew Amar Singh, whose adoption had previously been recognised by the Gwalior Darbar and confirmed by the British Government.

In 1873 the hereditary title of Rao Bahadur was conferred (No. XXXVI) on the Ruler of Khilchipur: and in 1878 he was granted a permanent salute of 9 guns.

In 1884 the Chief remitted all transit dues, except those on opium (No. XXXVII).

Amar Singh died in 1899, and was succeeded by his son Bhawani Singh, who died on the 18th January 1908 and was succeeded by his son the present Raja Durjan Sal Singh, born on the 26th August 1897. During his minority the State was managed under the direct superintendence of the Political Agent.

In 1908 the Gwalior Darbar advanced claims for suserainty over Khilchipur; but the Government of India held, in 1911, that the claims were untenable.

Rao Bahadur Durjan Sal Singh was invested with ruling powers on the 22nd February 1918.

In 1921 the Government of India conferred on the Ruler of Khilchipur and his successors, by means of a Kharita (No. XXXVIII), enhanced criminal powers to dispose of trials of all classes of criminal offences committed within the State by the subjects of the State or others. The Kharita, the terms of which are practically identical with that granted to the Ruler of Rajgarh, does not apply to any criminal case in which the person accused or any of the accused are Europeans, European British subjects, Americans or Government servants.

In 1928 the hereditary title of Raja was conferred (No. XXXIX) on the Buler of Khilchipur.

The area of Khilchipur is 273 square miles; the population, according to the Census of 1921, 40,043; and the revenue Rs. 2,74,044.

The State pays, as tribute to the British Government, Rs. 11,134-3-6, the equivalent in British rupees of the tribute assigned by Scindia in 1844 (No. XXXV). It is paid in three equal instalments.

The military forces of the State consist (1926) of 9 Cavalry, 70 Infantry, 8 Armed Police and 13 Artillery men, with 5 serviceable guns.

4. BASODA.

This Estate, which was originally a part of Kurwai, was formed in 1758 by a grant of territory to Ahsanulla Khan, second son of Diler Khan. The Chief is feudatory to Gwalior, though he pays no tribute to that Darbar. In his relations with the Darbar, the Basoda Chief receives the countenance and support of the Political Agent in Bhopal, within whose local jurisdiction the Estate lies, and who since 1822 has exercised the same general authority in its affairs as in those of the guaranteed Chiefs subject to his control. Heinous criminal offences are reported to the Political Agent, in whose court they are tried with the aid of assessors. The Political Agent is also the referee in all cases of dispute arising between the Gwalior Darbar and the Nawab.

Asad Ali Khan, who died in 1864, was at one time Minister of Bhopal, but was removed to Benares on account of his intrigues in favour of Dastgir, the illegitimate claimant of the succession in Bhopal. He was released in 1858 on payment of a fine of Rs. 25,000. On his death he was succeeded by his eldest son Amar Ali Khan.

In 1884 the Nawab abolished all transit duties within his territories.

Amar Ali Khan died in 1896 and was succeeded by his son Haidar Ali Khan, who died on the 27th July 1929 and was succeeded by his son the present Nawab Mohammad Ayub Ali Khan, born in 1877.

The area of Baseda is 40 square miles; the population, according to the Census of 1921, 4.237; and the revenue about Rs. 40,000.

The Estate possesses 4 serviceable and 1 unserviceable guns.

5. PATHARI.

The Nawab is a descendant of Dost Muhammad, the founder of the Bhopal family. He formerly held certain villages in the Rahatgarh district, of which he was deprived by Scindia; but in 1807 Scindia restored the Estate, composed of the villages included in it as at present constituted, to Haider Muhammad Khan. Nawab Abdul Karim Khan succeeded his father Haidar Muhammad Khan in 1859.

In 1884 the Nawab abolished all transit duties in his State.

Nawab Abdul Karim Khan died in 1913 and was succeeded by his son the present Nawab Abdul Rahim Khan.

In 1921 the Estate assumed responsibility for the maintenance of the Kulhar-Pathari road lying in its territory.

In the same year, as a result of the settlement with the Gwalior Darbar in regard to the position of their feudatories, Pathari was declared

^{*} Pending a final decision as to the status of this Retate its account has been allowed to remain.

to be an unguaranteed estate. The Nawab appealed against this decision and after the position had been re-examined it was decided in 1928 that the status quo, whereby Pathari has been maintaining direct relations with the British authorities for the past hundred years, should not be modified.

The area of Pathari is 30 square miles; the population, according to the Census of 1921, 3,494; and the revenue Rs. 30,000.

6. RAMGARH.

(For account see Vol. V, Gwalior, Mediatised Estates.)

(III) LAPSED ESTATES.

1. LARAWAT.

(For account see Part III (1), Southern States of Central India, Lapsed Estates.)

2. MAKSUDANGARH.

(For account see Vol. V, Gwalior, Lapsed Estates.)

3. SUTHALIA.

The Jagirdar of Suthalia held, under British guarantee, a lease of 12 villages from the Raja of Rajgarh, in return for a payment of Rs. 3,400 (No. XL). The succession failed in 1910: and in 1911 the Government of India sanctioned the lapse of the Estate to the Rajgarh Darbar.

No. L.

AGREEMENT with NUZZUR MANOMED KEAN in 1817.

TRANSLATION of a letter from Mr. JENEIUS to NUMBUR MARONED KHAN, the NAWAR of BROPAL, dated 13th October 1817.

The written proposals of your vakeel Enayet Musseeh, dated 22nd January 1817, or 4th of Rubbee-ul-Awul 1232 A. H., specifying the conditions on which you were desirous of placing your State under the protection of the British Government, have, as you know, been for some time under the consideration of His Excellency the Governor-General. Though hitherto unanswered they have not been overlooked, and I am now instructed to communicate to you His Excellency's assent to them.

The following is an exact transcript of the proposals in question:-

Proposals of Hukeem Enayer Musseel, Confidential Agent of Nussua Mahomed Khan, the Nawab of Bhopal, agreeable to the wishes of his principal; dated 22nd January 1817, corresponding with the 4th of Rubeeul-Awul of the Hegira.

ARTICLE 1.

"The fort of Nussurghur, commonly called Seemow or Goolgaon, which is situated near Bhiss, shall be delivered over to the British Government as a permanent cantonment and depôt for grain, etc.

ARTICLE 2.

"We will use our utmost endeavours to assist in the collection of supplies of cattle, grain, and all other necessary articles for the use of the British troops, at the market prices.

ARTICLE 3.

"Agreeable to the orders of the British Government, we will also abstain from all intercourse and correspondence with the Pindaress and all the plumdering A ghans of Hindostan.

ARTICLE 4.

"After we are taken under the protection of the Company we shall have no occasion to enter into engagements and correspondence with the other Obiefs and Rajahs of Hindostan; but in trifling affairs, relating to the administration of the Government, it will be continually necessary to correspond with the neighbouring Zemindars and Chiefs, in which cases, as a previous reference to the British authorities and the obtaining permission might occasion delay, after having concluded any petty transaction of this kind, we will communicate the same to the searcest British authority.

ARTICLE 5.

"After being taken under the protection of the Company we will submit to the British Government all our claims and pretensions on other Rajahs and Chiefs in order that the Company may effect a favourable settlement of the same; or even should we suffer a little loss in this way, we will out of respect to the English Government quietly submit to it.

ARTICLE 6.

"With regard to money stipulations for the payment of the British troops the case is this, that for the last two years the revenues realised by us from our country have not exceeded one lakh and twenty-five thousand Rupees; on which we have with difficulty subsisted. How therefore can we contribute any sum towards the payment of British troops? Let the Company excuse us on this point. But the fort of Nussurghur with some villages dependent on it, some of which are flourishing and the others deserted, shall be delivered into the hands of the Company; and when by the assistance of the British Government we shall attain our wishes, we shall never be found deficient in rendering every service in this respect in our power."

The only additional stipulations which the Governor-General requires from you are that you will scalously co-operate with your troops against the Pindarees and their abettors, according to the advice of the officers of the British Government; that you will admit the British troops at all times into your territory; and that all articles of supply for them shall be purchased and pass through your territories free of duties. In the present condition of your territory and resources the British Government does not require you to contribute anything to the payment of its expenses, but it must be understood that after any eventual increase of your dominions accompanied by the improvement which the restoration of tranquillity may be expected to effect in your resources, you will be ready to contribute in a fair proportion according to your ability.

On these conditions the British Government engages to protect and guarantee your dominions against all enemies, and to recover and restore to your possession such parts of your territories as have been seized and occupied by the Pindarees. You may besides expect such other marks of its favour and kindness as circumstances may put in its power to confer upon you and your own good conduct may merit.

I am authorised by the Governor-General to inform you that it is only necessary for you to signify to me, in your reply to this letter, your assent to the above donditions, to render you at once the ally and to entitle you to the immediate and permanent protection of the British power. But your reply must be distinct and unequivocal.

The British Government has now unalterably determined to suppress the predatory power of the Pindaress, and to destroy and prevent the revival of the predatory system in every part of India. The British assuits are advancing from every quarter into Malwa for this purpose. Every State must therefore declare itself either friend or fee. Those even who do not co-operate realously in this cause will be viewed and treated as enemies. Your professed and approved attachment to the British Government has antailed on you the peculiar enmity of the Findarces and rendered you deserving of every assistance and support, whilst the local position of your territories, in the vicinity of the Pindarce positions, the bravery of your troops, and the energy of your personal character are calculated upon as enabling you to become a most useful auxiliary in the approaching crisis. Your conduct on this occasion will have the most powerful influence on your future fate, and the Governor-General has no doubt that you will stand the test.

I send this letter through Celonel Adams, and I have to request you will transmit your reply to it through the same channel. On receiving your reply, which must be early, and I cannot doubt will be direct and satisfactory, the Colonel will inform you of his wishes regarding the employment of your troops, and concert with you the necessary measures for the protection of your country, the cocupation of the fert assigned for a depot, and the supply, etc., of the British troops which will advance across the Nerbudda into your territories. I shall be obliged by your furnishing Colonel Adams with every information on these topics, and you will of course consider his suggestions on all points as those of the British Government.

To Nuseum Manosem Kean, of Buopal, written the 23rd December 1817.

Sir John Malcolm duly communicated to me the correspondence which had passed between him and you and the substance of his personal conferences with your agent, the respectable Enayet Shahsad Musseeh, and I have been informed by Lieutenant-Colonel Adams of the junction of a body of your troops, both horse and foot, with his division and of the satisfaction he has derived from their conduct. These circumstances have amply confirmed the opinion I have always enter tained of your friendship and attachment to the British Government, and I request you to be assured that a corresponding feeling towards you has always existed in my mind.

In consequence of your letter to Sir John Malcolm stating that you had written to Mr. Jenkins to declare your assent to the terms proposed to you by that gentleman under my authority, I awaited a communication from Mr. Jenkins of that letter and the execution and exchange of a regular engagement comprising those conditions, according to the wish you had expressed, before I signified my formal sanction of them. The late disturbances at Nagpore, which the signal triumph of our arms will soon suppress, having prevented the completion of those arrangements, I down it proper no longer to delay a direct communication of my unqualified confirmation of the assumence you have received from Brigadier-General Sir John Malcolm and Mr. Jenkins. Your knowledge of the reliance that may always be placed on the assumence of a British effect has bowever supplied the

place of that formal sanction, and the just confidence in my friendship which led you at once to proceed in execution of the terms settled with Sir John Malcolm and Mr. Jenkins has afforded me a high degree of satisfaction. You have already begun to experience the benefits of your alliance with the British Government by the recovery of some of the districts from which the Pindarces were expelled, and you may rely on my unremitting attention to your interests and to the augmentation of your prosperity and resources, as far as circumstances may enable me to indulge this disposition, in the firm confidence that your conduct will be such as to merit every degree of favour.

With regard to the future payment of a portion of the charge of the British troops that may be employed in the protection of your territories, a point on which you have expressed some anxiety, I have only to assure you that whatever may be ultimately arranged to that respect will be framed in a spirit of the utmost liberality and with a due advertence to the pecuniary situation and means of your Government. On this subject be at ease.

A regular treaty shall be hereafter prepared and duly exchanged and ratified, but in the meanwhile I request you to consider this as having the full force of such an instrument.

HARTINGS.

No. II.

THEATY between the Hohourable the Hast India Company and the Nawab Numbur Maroned Kwan, Rules of Bropal, concluded by Captain Josiae Stewart on the part of the Hohourable Company, in virtue of full powers granted by His Excellency the Marquis of Hastings, K.G., Governor-Gemeral, etc., etc., and by Kurrum Marched Keam Bahadur and Shahrad Museum Sames on the part of the Nawab Numbur Maroned Keam in virtue of full powers granted by the Nawab,—1818.

ARTICLE 1.

There shall be perpetual friendship, alliance and unity of interests between the Honourable the East India Company and the Nawab of Bhopal, his heirs and successors; and the friends and enemies of one party shall be the friends and enemies of both,

ARTICLE 2.

The British Government engages to guarantee and protect the principality and territory of Bhopal against all enemies.

ARTECLE 3.

The Nawab of Bhopal and his heirs and successors will act in subordinate oc-operation with the British Government and acknowledge its supremacy and will not have any connection with other Chiefs and States.

ARTHULE 4.

The Nawab and his heirs and successors will not enter into negotiation with any Chief or State without the knowledge and sanction of the British Government. But their usual amicable correspondence with friends and relations and necessary correspondence with neighbouring semindars and managers on matters of small importance shall continue.

ARTICLE 5.

The Nawab and his heirs and successors will not commit aggression on any one. If by accident disputes arise with any one, they shall be submitted to the arbitration and award of the British Government.

ARTICLE 6.

The State of Bhopal shall furnish a contingent of six hundred (600) horse and four hundred (400) infantry for the service of the British Government. Whenever required and when necessary, the whole of the Bhopal forces shall join the British army excepting such a portion as may be requisite for the internal administration of the country.

ARTICLE 7.

The British troops are to be at all times admitted into the Bhopal territory the commanding officers of such troops using their utmost endeavour to prevent injury to the crops or other damage, and, if necessary, shall canton there; in which event the Nawab engages, for himself, his heirs and successors, on application to that effect, to cede to the British Government, to serve as a depot, the fort of Nussurghur or of Goolgaon with ground to the distance of 2,000 yards all round the fort.

ARTICLE 8.

The Nawab, his heirs and successors will afford every facility to the British troops in obtaining supplies; and all articles of supply required for them shall be purchased and pass through the Nawab's territory free of duty.

ARTICLE 9.

The Nawab and his heirs and successors shall remain absolute rulers of their country, and the jurisdiction of the British Government shall not in any manner be introduced into that principality.

ARTICLE 10.

The Mawab having exerted himself and employed the resources of his Gevernment with seal and fidelity in the late service against the Pindarces, the British Government, in order to mark its approbation of his conduct and to enable him to maintain the stipulated contingent, hereby grants to the Nawab, his heirs and successors in perpetuity the five mehals of Ashta, Jehawar, Schore, Dooraha, and Davespoors to be held by them in exclusive authority.

ARTICLE 11.

This Treaty, consisting of eleven articles, having been concluded at Baiseen and signed and sealed by Captain Stewart and by Kurrum Mahomed Khan Bahadoor and by Shahsad Musseeh Saheb, Captain Stewart engages to obtain the ratification of the Governor-General within three weeks from this date; and Kurrum Mahomed Khan and Shahsad Musseeh engage to obtain the ratification of the Nawab Nussur Mahomed Khan in two days.

Done at Raissen, this 26th day of February, A.D. 1818, corresponding with the 20th of Rabbes-wi-sance, 1233 of the Hegira.

J. STEWART.

KURRUM MAHOMED KHAN,

SHARRAD MUSCERE SARES.

This Treaty was ratified by His Excellency the Governor-General at Lucknow on the 8th day of March 1818.

HASTINGS.

No. III.

PRAMELATION of a SAMAD granted by NAWAB NASIR-UL-DOWLA NASAR MUNANMAD KNAN BANADUR to KHUNDER RAO BHAO, dated 20th Rabiul-sani, 1225 Fush,-1818.

Be it known to the present and future Amils of the Ashta Mehal that the Government of the Company being well dispeced towards Khundee Rao Bhao the Amil on the part of the jadirdar, for the services rendered by him to the efficers of the said Company, it has been settled under the advice of Captain Stowart to grant an annuity of Rupous 6,000 to the said Khundee Rae and his pesterity. It therefore behaves the Amils to continue to pay the promised annuity out of the revenue of the said mehal to him and his posterity and in this matter they (the Amils) should in no way depart from the order, as it is an opportunity for them to meet the wishes of the Company's Government and please its officers. Annuity Rupees 6,000, dated 20th Rabi-ul-sani Sun Jeloos 13, corresponding to 1225 Fusli.

I hereby certify that the grant bestowed in this Sanad of Rupees 6,000 per annum to Khundee Rau and his posterity is guaranteed by the British Governmont.

> J. STEWART. On a mission to Bhopal.

- 6th February 1818.

No. IV.

Thanslation of the Agreement entered into by the Bagun Kudsta of Browns and submitted for the ratification of the Reger Honourants the Governon-General of India in Council,—1837.

Whereas the Right Henourable the Governor-General of India in Council, upon learning the existence of the discensions which had arisen between me and my beloved son the Nawab Nussur-ood-Dowlah Jehangir Mahomed Khan. addressed his orders through Mr. Secretary Macnaughten to Mr. Lancelot Wilkinson, Agent of Bhopal, in regard to the bestowal by His Lordship of the guarantee of the Government of India for the security of my life and of my private farhire on my consigning the reins of government of the Bhopal State to the Nawab; and Whereas the Agent duly communicated the above in a khureeta to my address; and Whereas it was ever my heartfelt aim to obey the orders of the British Government in every respect: I have therefore consigned the whole management of the affairs of the Bhopal State into the hands of my son the Nawab. My original jackire, including the saver duties attached thereto and the fort and land of Islamnuagur which are estimated to yield about Rupees 17,000 or Rupees 18,000 per annum will remain in my possession. The lands of the Bares pergunnah now remaining khales, yielding about Rupees 60,000 per annum, together with the cushs town of Bares, have been allotted to me in addition as a new jackire. The garden and secred tomb (of my late husband), with the lands originally attached to them for their due maintenance yielding about Rupees 33,000 per annum, together with my present residence, the Baolee Bagh, the Nusur Gunj dookans, my mosque, etc., and the paors called by my name, will also continue in my pomention. The Nawab is to refrain from interfering in any way with my possession and control of this jaghire, and from seeking to do injury to my life in any way. I in like manner engage to refrain from all interference with the affairs of the State and the direction thereof by the Nawab, and from seeking to do any injury to his life: the Government of India holding either party responsible for any breach of these engagements. It is requested that the signature of His Lordship be attached to the deeds of Agreements of both parties in ratification thereof, that they may prove, if required, a full serurance on any future occasion. I will show every consideration and the most cordial affection to the Nawab due to him as my son.

THE BEGUM KUDGIA'S MARK.

Translation of the Agreement of the Nawab Nassur-ood-Dowlau, the Nawab Jemangir Manomed Khan, Nawab of Bropal, submitted for the untilication of the Right Homourable the Governon-General of India in Coursel.

Whereas the Right Honourable the Governor-General of India in Council, upon learning the existence of the dissensions which had arisen between me and

the Begum Qoodsia, my respected mother, addressed orders to the effect that on the Begum's consigning the entire management of the affairs of the State into my hands, His Lordship would grant the guarantee of the British Government for the security of the Begum's life; and Whereas the Begum signified her acquiescence in these orders in a khurecta addressed to Mr. Lancelot Wilkinson, Political Agent at Bhopal; and as the Agent desired that a suitable provision be made by way of jaghire for the Begum; and Whereas the Begum has consigned into my hands the sole management of the affairs of the State : I therefore have, with a view of promoting the comfort of the Begum, according to the advice of the abovementioned gentleman, agreed to grant the jaghires, etc., as beneath fixed; and I engage that the Begum's original jaghire including the sayer duties attached thereto, and the fort and lands of Islamnuggur yielding about Rupees 17,000 or Rupees 18,000 per annum, remain as heretofore in Her Highness' possession. The lands of the Baree pergunnah which are now khalsa, together with the cushs of Baree, are allotted to Her Highness in addition to her old jaghire. The garden and tomb (of the late Nawab), with the land originally attached to them yielding about Rupees 33,000 per annum, will remain in her management and possession as also the palace in which Her Highness now dwells, the Baoles Bagh, the Begum's paora, and the Nusur Gunj shops and her mosque, etc. The Begum is to refrain from interfering in any way with my management of the affairs of the State, and from seeking to do injury to my life in any way; and I will refrain from molesting in any way the Begum in the enjoyment of the abovementioned jaghire, etc., during the period of her life, and will not seek to do any injury to her life in any way. The Government of India will hold either of the contracting parties transgressing these agreements in any respect responsible. It is hoped that His Lordship will be pleased to attach his signature to this agreement in ratification thereof, that it may prove on any future occasion if necessary a full assurance.

I shall ever seek with heart and soul to preserve the filial respect due to the Begum as my mother.

Dated 29th Shaban of the year 1253 Hegira, corresponding with 29th November 1837.

NAWAB JEHANGIR MAROMED KRAN.

These engagements were ratified by the Governor-General on 15th January 1838.

No. V.

SUPPLEMENTALY ARTICLE to the TREATY of 1818 A.D. (1233 Hingira), between the STATE of BROPAL and the BRYINE GOVERNMENT,—1849.

Whereas the 6th Article of the Treaty of 1818 A.D. (1233 Hegira), between His Highness the Nawab of Bhopal and the Honourable the East India Company provides that the State of Bhopal shall furnish a contingent of 500 horse and 400 foot for the service of the British Government; and it having been subsequently arranged, with the consent of both parties, that the force in question should be commanded solely by British officers, and that the provision of the stipulated number of men should be commuted for a payment in money equal to the maintenance of a suitable body of all arms, artillery, etc., as well as horse and foot; and Whereas it is desirable that the sum so payable should be fixed, and the Regent Begum of Bhopal having offered to raise the contribution for this purpose to a gross sum of two lakes of Rupees in all, and the Governor-General of India having accepted the offer thus made: It is hereby agreed that, from the beginning of the Fusice year 1257, corresponding with the 1st July 1849 A.D., the sum payable by the Bhopal State on account of the perpetual maintenance of a contingent shall be fixed at two lakes of Rupees Bhopal currency per annum, and that no further sum shall be demanded from the Bhopal State under provision of the 6th Article of the Treaty of 1818 A.D. and 1233 Hegira.

SHOUNDER.

DALHOUSIE.

Ratified by the Most Noble the Governor-General at Bhyrowal, this 20th day of November 1849 A.P.

H. M. ELLIOT,

Secretary to the Government of India,
with the Governor-General.

No. VI.

Translation of a Sanad granting Pergunnah Bainessa to the State of Bropal,—1860.

Whereas during the rebellion Nawab Secunder Begum; ruler of Bhopal, rendered from loyalty good service to the British Government and maintained order and peace in the territory of Bhopal: The Government, being highly satisfied therewith, has been pleased to grant in sovereignty pergunnah Bairsea to the Bhopal State from generation to generation. All the conditions which at present exist in respect to Bhopal shall apply to the pergunnah now conferred upon that State.

CAMPING.

No. VIL.

ADDRESS SECURDER BROWN OF BROPAL, —1862.

Her Majesty being desirous that the Governments of the several Princes and Chiefs of India who now govern their own territories should be perpetuated, and that the representation and dignity of their Houses should be continued; I hereby, in fulfilment of this desire, convey to you the assurance that, on failure of natural heirs, any succession to the government of your State which may be legitimate according to Mahomedan law will be upheld.

Be assured that nothing shall disturb the engagement thus made to you so long as year House is loyal to the Crown, and faithful to the conditions of the Treaties, Grants or Engagements which record its obligations to the British Government.

CANNING.

Dated 11th March 1862.

A similar Sanad was granted to the Nawab of Jaora.

No. VIII.

Translation of a Khureeta from Her Highness the Nawab Shounder Broun of Broral, dated 29th May 1862, to the address of the Agent, Governor-General for Central India,—1863.

After compliments.—Your letter, No. 339, dated 1st May, acquainting me with the arrangements which have superseded those formerly in force in respect to the contingent, has duly reached me, informed me of what I was previously ignorant, and removed the doubts from my mind which I had wished cleared away. Your letter states that the Supplementary Article of the Treaty of 1818, dated 29th November 1849, fixed at two lakes of Rupees the annual contribution of the Bhopal State for the perpetual maintenance of a contingent of all arms commanded by British officers, for the security of the Bhopal Government; on this account a force of British European troops was stationed at Schore, which by reason of damage to discipline was subsequently removed to Sangor and Mhow in order that a force, efficient and powerful be always available to afford support to the Bhopal Government in lieu of the former contingent; that the Bhopal levy and Central India Horse will be available for the cedinary duties of the former contingent. Although by this disposition there is an apparent difference from the terms of the said agreement with regard to the late contingent, yet in reality it is a practical fulfilment of the terms of the Supplementary Article; for greater security and support is afforded to the Bhopal Government by the presence of European troops at Saugor and Mhow than was provided for by the former arrangeUnder these circumstances it is most desirable that there should be no ground for misconception and that the views of the Bhopal Government should coincide with those of the British Government. My friend, when these words of sound advice were well understood by me, vis., that the British Government in lieu of former arrangements had by the existing disposition of troops taken upon itself more efficient measures for the security and protection of the Bhopal State, they imparted perfect satisfaction to me; in truth the new disposition is in accordance to my views and has removed all grounds for anxiety or misconception.

No. IX.

KEUREETA from His Excellency the Viceboy, to Her Highness Nawas Shah Jehan Begum of Beopal, dated 30th November 1868.

I have received your khureeta, dated 3rd November, reporting the death of your mother, Nawab Secunder Begum, G.C.S.I. This sad intelligence has been to me a cause of great sorrow, for in her the British Government has lost a staunch ally and a most devoted friend. I grieve, too, when I think of the sadness which must at present overwhelm you, and I wish you to know how heartily I sympathise with you in your bereavement. I have already caused to be forwarded to you, through the Agent, a copy of the Notification which the Government of India caused to be published on receiving the news of the demise of your lamented mother. At the same time, I desire to offer to you my congratulations on your accession to the musnud of Bhopal, and to express my hope that you, by wisely administering the affairs of the State, will prove a worthy successor to her whose loss we deplore. Be assured that the British Government is ready to extend to you the same regard and friendship as it did to your mother.

In compliance with your request, I have much pleasure in recognizing your daughter, Sultan Jehan Begum, as heir to the throne of Bhopal.

No. X.

ABBOLES of AGREEMENT between the Government of India and Her Highers the Nawar Shan Jahan Broun, Rules of Bropal, G.C.S.I., M.C.I., for the construction of a Railway within the State of Bropal,— 1880.

ARTICLE 1.

Her Highness the Nawab Shah Jahan Begam, Ruler of Bhopal, agrees to give the sum of thirty-five lakks of Rupees and Her Highness the Kudeia Begam agrees to give the sum of fifteen lakks of Rupees towards the construction of a Railway between the Great Indian Peninsula Bailway and the City of Bhopal,

and if possible the Cantonment of Schore, the whole amount to be paid in four annual instalments commencing from the month of January 1880. Should any portion of the sum payable by Her Highness the Kudsia Begam remain unpaid at Her Highness' death, the State of Bhopal engages to pay the balance.

ARTICLE 2.

The profits on the sum of thirty-five lakhs paid by the State of Bhopal shall be enjoyed by the Ruler of the State of Bhopal in perpetuity, and the profits on the sum of fifteen lakhs of rupees paid by Her Highness the Kudsia Begam shall be enjoyed by her during her lifetime and thereafter by the Ruler of Bhopal in perpetuity.

ARTICLE 3.

Profits accruing on this Railway and its extension to Agra, should that be carried out, shall be divided in proportion to the amount respectively subscribed by the several States contributing to the construction of the through line from the Great Indian Peninsula Railway to Agra.

ARTICLE 4.

The construction and management of the line and entire jurisdiction within Railway limits shall rest with the Government of India, and the State of Bhopal shall have no right of interference therein.

ARTICLE 5.

The State of Bhopal shall give land within its territory for all Railway purposes, including all land required for stone quarries for the excavation of ballast, for permanent and temporary roads in connection with the construction, maintenance and working of the line, for stations, etc., free of charge and rent, and shall afford all reasonable assistance in procuring labour and material for the construction of the Railway. The land taken up for temporary purposes will be restored to the State as soon as the necessity for it ceases.

ARTICLE 6.

The State of Bhopal shall levy no duty upon any articles which may be required for the construction and maintenance of the line or for other Railway purposes, whither shall it levy duties on any articles conveyed by the Railway while they are in transit on the line.

ARTICLE 7.

A first, second, and third class carriage shall be appropriated for the personal use of the Ruler of Bhopal to travel in within the limits of the Bhopal State free of charge. Dated at Bhopal this thirtieth day of August 1880, corresponding with the twenty-third day of Ramsan, A. H. 1297.

SHAH JAHAN BUGAN. (in Persian).

W. F. PRIDRAUX,

Political Agent, Bhopel.

This agreement was approved and confirmed by His Excellency the Vicercy and Governor-General in Council at Simla on the 16th September 1880.

By Order of His Excellency the Vicercy and Governor-General in Council,

A. C. LYALL.

Secretary to the Government of India in the Foreign Department.

FOREIGN DEPARTMENT,

SINILA:

The 17th September 1880.

No. XI.

AGREEMENT between the BRITISH GOVERNMENT and HER HIGHNESS the NAWAR SHAH JAHAN BEGAM, RULER OF BHOPAL, G.C.S.I., M.C.I., for the abolition of Transit Duties on Salt.—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Bhopal territory shall cease, it is hereby agreed between the Government of India and the Government of Bhopal as under:—

- The Government of Bhopal undertakes to abolish all transit duties of whatever description, on all salt passing through the Bhopal State.
- 2. The British Government, in consideration of the loss which the abolition of the above duties will entail, agrees to pay to the Bhopal Government annually the sam of Rs. 10,000 Government Currency, the said payment to have effect from the 19th September 1880, being the date on which the duties in question were abolished.

Dated at Indore this twenty-fourth day of October 1881, corresponding with the twenty-ninth day of Zikad A. Hijree 1298.

SHAH JAHAM BROUM.

Larri, Gairrin,

Agent to the Governor-General

for Central India.

RIPON.

This Agreement was ratified by the Governor-General of India in Council at Calcutta on the twenty-first day of February A. D. 1882.

C. GRANT.

Secretary to the Government of India,

Foreign Department.

No. XIL.

SUPPLEMENTARY AGRESHENT between the GOVERNMENT of INDIA and HER Highness the Nawab Shan Jehan Began, Rules of Bropal, G.C.S.I., M.C.I., relative to the construction of a railway in the Bropal State,— 1687.

Whereas on the 16th day of September 1880 an agreement was made between the Government of India and Her Highness the Begam of Bhopal which provided, amongst other things, for the construction of a railway between the Great Indian Peninsula Railway and the city of Bhopal; and whereas, owing to the death of the late lamented Kudsia Begam, and to the course of other events, the circumstances contemplated by that agreement have been to some extent changed; and whereas it is desirable to bring the terms of that agreement into conformity with the altered condition of affairs: Now, therefore, the Government of India and Her Highness the Begam of Bhopal do hereby make and enter into a supplementary agreement as follows:—

I.—Article II in the agreement of the 16th September 1880 is cancelled.

II.—For Articles III and IV of the aforesaid agreement, the following words and figures are substituted, namely:—

ARTICLE 3.

"The profits accruing on the aforesaid railway shall be divided in perpetuity between the British Government and the ruler of Bhopal according to the mileage constructed at the cost of either party, that is to say, in the properties of 13 and 44.

ARTICLE 4.

"The construction and management of the aforesaid railway (including full authority to enter into arrangements from time to time for its working hereafter) and entire jurisdiction within railway limits shall rest with the Government of India, and the State of Bhopal shall have no right of interference therein."

SHAW JEWAY.

P. W. BARRERMAN,

Agent to the Governor-General for Control India.

Approved and confirmed by His Excellency the Vicercy and Governor-General in Council.

H. M. DUBAND.

Secretary to the Government of India.

Foreign Department.

FOREIGN DEPARTMENT, SIMLA: The 30th June 1887.

No. XIII.

Translation of a Yaddaset from Her Highness the Nawab Shae Jehan Begam of Bhopal to Lieutenant-Colonel H. Wylie, C.S.I., Political Agent of Beopal, dated 6th Rabi-us-sani 1306 A. H.=10th December 1888 A. D.

After the usual compliments.—I received Colonel Ward's letter to my address, dated the 23rd Rabi-ul-Awal 1306, together with translation of your letter No. 1411, dated 24th November 1888, to that officer's address, on the subject of the cession of civil and criminal jurisdiction on the land taken up by the Indian Midland Railway running through the Bhopal State. In his letter above alluded to Colonel Ward wrote to say that as with the instructions conveyed in the Government letter, no formal cession of jurisdiction was considered necessary it would be sufficient for me to send you a yaddasht on the subject as requested in your above-quoted letter to Colonel Ward's address, and in your letter you have said that the Government of India does not consider a formal agreement necessary and that it would be quite sufficient if Colonel Ward were to obtain from me a yaddasht to your address stating that I cede to the British Government the jurisdiction above alluded to and send it on to you.

Agreeably to your request I send you this yaddasht in which I cede to the British Government the civil and criminal jurisdiction over the land occupied by the Indian Midland Railway within the Bhopal State running from Bhopal to Bhilsa. Within the limits of this land British officials shall have administrative authority.

No. XIV.

SUPPLEMENTARY AGREEMENT between the Government of India and Here Hegenbes the Nawab Shah Jehan Begam, Ruler of Broyal, G.C.S.I., M.C.I., relative to the construction of a railway in the Broyal State,—1890.

Whereas on the 30th day of June 1887 a Supplementary Agreement was made between the Government of India and Her Highness the Begam of Bhopal, which provided, amongst other things, that the profits accruing on the aforesaid Railway should be divided in perpetuity between the British Government and the Ruler of Bhopal according to the mileage constructed at the cost of either party; and whereas it is deemed desirable that the division of profits shall be in proportion to the capital found by each party at the close of the period for which the accounts are made up: now therefore the Government of India and Her Highness the Begam of Bhopal do hereby make and enter into a Supplementary Agreement as follows:—

1. For Article 3 of the Supplementary Agreement of the 30th June 1887, the following words are substituted:—

ARTICLE 3.

"The profits accruing on the aforesaid Railway shall be divided in perpetuity between the British Government and the Ruler of Bhopal in proportion to the capital contributed by each party at the close of the period for which the accounts are made up. In the event of the Railway being worked at a loss during any half-year or other period for which the accounts may be made up, such loss shalf be borne by the British Government and the Ruler of Bhopal in the same proportions."

This Agreement shall take effect from the 1st January 1891.

SHAH JEHAN BEGAM.

A. Martindale,
Offg. Political Agent, Bhopal.

The 14th October 1890.

Approved and confirmed by His Excellency the Vicercy and Governor-General in Council.

W. J. CUNINGHAM,
Offg. Secretary to the Government
of India,

FORMIGN DEPARTMENT, CAMP AGRA: The 2nd December 1890.

No. XV.

LETTER to HER HIGHNESS NAMER SHAR JAHAH, BEGAN of BEOPAL, exempting Her Highness and her successors from the obligation to present NAMERS at interviews with the VIORROY;—1892.

When His Excellency the Vicercy and Governor-General of India visited Your Highness at Bhopal in the month of November last, His Excellency was pleased to inform Your Highness that you and your successors would be examptedfor the future from the obligation to present a nasar at interviews with the Governor-General. His Excellency moreover told Your Highness that, as a mark of good will and in token of the regard entertained for Your Highness by the Government of India, he was glad to have an opportunity to make this announcement.

No written communication on this subject having yet been made to Your Highness, I am now authorised to convey to you in writing the announcement in question, and I am pleased to be the means of conveying to Your Highness information of this gratifying nature.

R. J. CROSTRWATTE,

Agent to the Governor-General,

Central India.

Indone Residency, The 11th April 1892.

No. XVI.

CONTRACT for WORKING the BHOPAL-UJJAIN RAILWAY (BHOPAL-PARBATI SECTION),—1896.

VENORANDUM OF AGRESHENT made the Fourth day of August one thousand eight hundred and ninety-six between TRE Government of HER HIGH-NESS the BEGAM OF BHOPAL (hereinafter called Her Highness' Government) of the first part, and the Indian Midland Railway Company, "Limited" (hereinafter called the Company), of the other part, for the Working of Her Highness the Begam's Railway (hereinafter called the Railway) extending from Bhopal Station to mileage 32 and 1 furlong on the Bhopal-Ujjain Railway at a point east of Parbati Station in the territory of Her Highness the Begam of Bhopal.

1. This Agreement shall remain in force during the continuance of the principal contract or for a period of ten years whichever shall first fall in from the date of the opening of the Railway for public traffic of all kinds, and shall be terminable then, or on the 30th June or 31st December in any year thereafter, on not less than twelve months' notice in writing being given by either party to this Agreement.

Alteration.

[Provisional No. 1 (s).—As Her Highness the Begam's Railway extending from Bhopal Station to mileage 32 and 1 furlong on the Bhopal-Ujjain Railway at a point East of Parbati Station in the territory of Her Highness the Begam of Bhopal has been and is for the period of 25 years from the 1st day of July 1960 being maintained, managed and worked by the Secretary of State through the Agency of the Great Indian Peninsula Railway Company:—

It is hereby agreed as follows :-

(1) The Scoretary of State undertakes to observe and perform the terms and provisions or the Principal Contract (by which term is meant the

above agreement dated 4th August 1896 and made between Her Highness' Government of the one part and the Indian Midland Railway Company, Limited, of the other part) as on and from the 1st day of January 1911 and to be bound by the terms thereof in every way as if the Secretary of State were a party to the Principal Contract in lieu of the Indian Midland Railway Company, Limited.

(2) Her Highness' Government hereby accepts on and from the date aforesaid the liability of the Secretary of State under and upon the Principal Contract in lieu of the liability of the Indian Midland Railway Company, Limited, and agrees to be bound by the terms of the Principal Contract in every way as if the Secretary of State were named therein as a party thereto in place of the Indian Midland Railway Company, Limited, and as acting therein through the agency of the Great Indian Peninsula Railway aforesaid or through the agency of such other Company as the Secretary of State shall at any time thereafter appoint and the terms and provisions of the Principal Contract were altered and made applicable accordingly.

Authority.

Agreement dated 31st day of January 1911 between the Government of Her Highness the Begam of Bhopal and the Secretary of State for India in Council supplemental to this contract (No. XVIII).]

- 2. The Railway during the term of this Agreement is to be worked by the Company as part of the undertaking, subject to the same arrangements as are in force with the Company itself under the principal contract with the Secretary of State for India, dated the 2nd of October 1885, except as hereinafter modified.
- 3. All communications between Her Highness' Government and the Company, under this Agreement, shall pass through the Political Agent at Bhopal and the Consulting Engineer to the Government of India, Lucknow Circle, or such other Officer as the Government of India may from time to time appoint, to undertake the same general duties with respect to the Railway, as are entrusted to that Officer by the Government of India in respect to the Indian Midland Railway.
- 4. The Railway shall be constructed in every respect, in a substantial and satisfactory manner, and the works, permanent-way, buildings, fixed machinery, etc., on it shall be in every particular up to the standard applicable to State Railways, or equal to that on which the Company's own line has been built, and stations and other buildings shall be fully equipped with the usual fittings, plant, turniture and appliances.
- 5. To meet the loss of ballast resulting from the subsidence of embankments subsequent to the opening of the Railway, all embankments shall be fully ballasted, in the first instance, and before opening for general traffic, with sand or sound moorum temporary ballast; and a full section of permanent ballast or 87,000 c. ft. per mile of track shall be also provided by the Railway on cess or in Depôt for subsequent use,

- 6. When the Railway is declared to be completed, and has been inspected by the Consulting Engineer to the Government of India, Lucknow Circle (or such other Officer as the Government of India may appoint), and passed by him as fit for the conveyance of passenger and goods traffic it shall be made over to the Company for working under the terms of this Agreement. Further, within one year of opening, for all descriptions of traffic, schedules shall be prepared by the representatives of the Railway and the Company, of alterations and additions to existing works, in which shall be included the estimated cost of spreading and packing permanent ballast referred to in clause 5 above, as well as fixed machinery, etc., and of additional works, fixed machinery, etc., that may be necessary for the proper completion of the Railway, in accordance with the requirements above noted, or the orders of the Consulting Engineer, in view to the works, fixed machinery, etc., in question being provided at the cost of the Railway. A list giving particulars of all furniture and movable equipment at stations shall be prepared at the same time.
- 7. Such schedules and list shall be submitted to the Agent of the Company in India, and when they are finally accepted by him on behalf of the Company, and by the Consulting Engineer, Her Highness' Government shall hand over the Railway to the Company, and the Company will accept the Railway for the purposes of this Agreement,—Her Highness' Government guaranteeing to the Company full and undisturbed possession of the Railway at all times during the continuance of this Agreement.
- 8. Except as provided in paragraph 9, all additional works and alterations in existing works that are not of the nature of repairs which may from time to time be agreed upon between Her Highness' Government and the Company as necessary for the efficient working of the Railway, shall be carried out by the Company at the cost of Her Highness' Government, on estimates sanctioned and approved by Her Highness' Government and the Consulting Engineer.
- 9. The Company shall maintain the Railway in good repair and in good working order and condition up to the standard of its own Line, and to the satisfaction of the Consulting Engineer, upon the following terms—that is to say, the costs and expenses of such maintenance shall be borne by the Company so far only as such maintenance shall be necessary to make good damage caused by the ordinary wear and tear incidental to the use and working of the said Railway and works by the Company, and the conveyance of traffic thereon by the Company, and not further or otherwise; and the Company shall not bear nor be put to any cost or expense for or in respect of any repair, restoration, rengwal, or replacement necessary to make good any damage that may occur to the said Railway and works, or any portion thereof, which may arise from defective original construction, or may be caused by any extraordinary casualty not due to defects in the maintenance or working of the Railway by the Company, and to the occursence of which the Company shall not have in any way contributed by any act, neglect, or default of their own. Provided that if in any case Her Highness' Government and the Company shall not agree as to the liability of the Company

under this section, the matter in question shall be referred to arbitration, as hereinafter provided, and the decision arrived at on such arbitration shall be binding on both parties to the reference.

- 10. All additional works and additions to and alterations of existing works as may be necessary at Bhopal Junction in consequence of the connexion of the Railway there, and which may be found necessary for the working arrangements under this Agreement, shall be provided at the cost of Her Highness' Government, on estimates sanctioned and approved by Her Highness' Government and the Consulting Engineer.
- 11. During the continuance of this contract the Company shall have entire control of the Railway, shall supply all staff required for the supervision and working, including that for audit and accounts, and shall supply all locomotives and other rolling-stock, fuel and working stores required for the efficient working of the Railway.
- 12. The Company shall charge generally such rates, fares, and tolls as are within the schedule of maxima and minima rates sanctioned by the Government of India from time to time for the Indian Midland Railway, and shall make such rules, conditions, and arrangements generally in respect of the traffic on the Railway as are now, or shall be from time to time, in force on the Indian Midland Railway; and it shall be understood that the Company will not make or give any undue or unreasonable preference or advantage to, or in favour of any particular person or Company, or any description of traffic, or subject any particular person or Company to any undue or unreasonable prejudice or disadvantage, but shall do all in its power to develop traffic on the Railway.
- 13. All costs, charges and expenses incurred by the Company in connexion with the maintenance, management, use and working of the Railway, and the conveyance of traffic thereon shall be paid by the Company, provided that, in the event of the telegraph lines and instruments not being the property of the Railway, the cost of the rent of the same shall be a charge against the Railway.

Alteration.

[As from 1st January 1902 this clause shall be read as though the provise in regard to the rent of telegraph lines and instruments were emitted.

Authority.

Memorandum No. 2653-I.B., dated 1st July 1903, from the Government of India in the Foreign Department, to the Government of India in the Public Works Department.]

14. The gross receipts of the Railway are to be collected and treated as receipts of the Company, and the Company shall pay the same into the Government Treasury in the same way as their own estraings. The expression "gross receipts" as used in this Agreement means and includes gross earnings from coaching and goods traffic and moneys received by the Company from the working of any tele-

graphs or telegraphic appliances which are the property of the Railway or of which the Government of India have allowed the Company the exclusive use for the purposes of the Railway; also all sums received as rent and all other sundry receipts usually treated as Railway Revenue.

15. For working and maintaining the Railway as hereinbefore provided, the Company shall retain 50 per cent. of the Gross Receipts of the Railway of each half-year.

Alteration.

[As from 1st January 1902 this clause shall be considered cancelled and the following clause substituted:—

Provisional No. 15 (a).—Under clauses 28 and 29 of the contract, dated the 21st December 1900, with the Great Indian Peninsula Railway Company, one general working expenses account will be maintained, and the total working expenses of the Great Indian Peninsula Railway system and the Indian Midland Railway system including branches worked will be first divided in ratio of gross receipts of each railway system, and the working expenses of the section of the Bhopal-Ujjain Railway, from near Parbati to Bhopal will be represented by a sum which shall bear the same proportion to the whole of the working expenses attributed to the Indian Midland Railway system including branches, as the gross receipts of the section of the Bhopal-Ujjain Railway referred to bear to the whole gross receipts of the Indian Midland Railway system including branches.

Authority.

Memorandum No. 2653-I.B., dated 1st July 1902, from the Government of India in the Foreign Department, to the Government of India in the Public Works Department.]

- 16. The Company shall keep a distinct and separate account of the gross receipts of the Railway. Such accounts shall be made up half-yearly to the 30th day of June and the 31st day of December in each year, or to such other days as may at any time be prescribed for Indian State Railways, and so soon as the half-yearly accounts of the Company have been passed by the Consulting Engineer, and not later than three months after the close of each half-year, the Company shall render to Her Highness' Government through the Consulting Engineer as summary of the account of the Railway, signed by the Consulting Engineer and by the Government Examiner of Accounts attached to the Indian Midland Railway, and shall pay over to Her Highness' Government the amount shown therein as due to them. Every revenue account shall be considered as settled at the expiration of three calendar months after the same shall have been submitted to Her Highness' Government, but nevertheless any error which may subsequently be discovered therein shall be corrected in the next or in any subsequent revenue account.
- 17. If Her Highness' Government and the Railway Company shall fail to agree touching any matter with respect to which their agreement is required by

this contract, or if, in any case not herein specially provided for, any dispute, question, or controversy shall at any time arise between Her Highness' Government and the Company, touching this contract, or any clause or thing herein contained, or the construction thereof, or any matter connected with this contract or the operation thereof, or the rights, duties, or liabilities of either party in relation to the contract, then and in every such case the matter to which Her Highness' Government and the Company shall fail to agree, or the matter in difference, as the case may be, shall be referred for the decision of the Government of India.

SHAH JEHAN BEGAM, Ruler of the Bhopal State.

F. T. RICKARDS, Agent,

Indian Midland Railway.

H. Rzeo,

Consulting Engineer to the

Government of India,

Lucknois Oirole.

FRANK MUIR, Secretary to Agent, Witness.

No. XVII.

AGREEMENT between the Governor-General of India and Her Highers Nawas Shah Jehan Began, G.C.S.L., C.I., Ruler of Begrat, for the effective compact and discripting of the Imperial Service Troops when serving beyond the frontier of the State,—1899.

Whereas Her Highness Nawab Shah Jehan Begum, G.C.S.I., C.I., Buler of Bhopal, maintains a force of Imperial Service Troops for the purpose of co-operating, if need be, in the defence of the British Empire; and

Whereas it is necessary that the Imperial Service Troops of the Bhopal State, when associated with troops of the British Army, should be under the orders of the Officer Commanding the combined forces and subject to the like discipline and control as the officers and soldiers of Her Majesty's Indian Army; and

Whereas it is not the wish or intention of the Government of India that a British Officer should be appointed to command any Corps of the Imperial Service Troops, though British Officers are employed in order to instruct and inspect the said troops;

It is hereby agreed between the Governor-General of India of the one part and Her Highness Nawab Shah Jehan Begum, G.C.S.I., C.I., Ruler of Bhopal, of the other as follows, namely:—

1. Whenever the said troops or any portion thereof are moved beyond the frontier of the said State they shall be attached to the command and under the

orders of the Officer Commanding the District, Contingent or Force in which they are employed and such officer shall by virtue of this agreement be authorised to administer in respect to the said troops so serving the military laws and regulations to which they are subject under the laws of the said State and for that purpose and for the due preservation of discipline among the same to convene all such courts and to issue all such orders and to pass all such judgments and sentences and generally to exercise all such authority as may be lawfully convened, issued, passed and exercised by the authorities of the Bhopal State when the said troops are serving within the territorial limits of the said State. Provided always that the execution of every sentence so passed in British territory shall be carried out under the orders of Her Highness the Begum or of some person to whom the requisite authority has been delegated by her.

2. In order further to ensure the efficiency of the said Imperial Service Troops and the maintenance of discipline among them when serving along with Her Majesty's forces the said Nawab Shah Jehan Begum, G.C.S.I., C.I., Ruler of Bhopal, has embodied in the disciplinary law of her State applicable to the said Imperial Service Troops when employed on active service either within or without British India the provisions mutatic mutandis of the Indian Articles of War for the time being in force. The due application and enforcement of the said provisions in respect of the Imperial Service Troops aforesaid shall be carried out under the authority of the Officer Commanding the District, Contingent, or Force aforesaid.

SHAH JEHAN BEGUM.

Signed on the 17th April 1899 at Bhopal.

L. S. NEWMARCH,

Political Agent in Bhovel.

Approved and confirmed by the Government of India.

By order,

H. S. BARNES,

Secretary to the Government of India,

Foreign Department.

BINLA ;

The 7th May 1901.

No. XVIII.

BEOPAL-UJJAIN RAILWAY (BEOPAL-PARRATI SECTION) SUPPLEMENTAL COM-TRACT,—1911.

AN AGREEMENT dated the 31st day of January 1911 ABTWEEN THE GOVERNMENT OF HER HIGHMESS THE BEGAN OF BROTAL (hereinafter called Her Highmess'

Government) of the one part and THE SECRETARY OF STATE FOR INDIA IN COUN-CIL (hereinafter called the Secretary of State) of the other part WHERMAS this agreement is intended to be supplemental to an agreement (hereinafter referred to as the Principal Contract), dated the 4th day of August 1896 and made between Her Highness' Government of the one part and the Indian Midland Railway Company, Limited, of the other part whereby it was agreed that Her Highness the Begam's Railway (hereinafter called the said Railway) extending from Bhopal Station to mileage 32 and 1 furlong on the Bhopal-Ujjain Railway at a point east of Parbati Station in the territory of Her Highness the Begam of Bhopal should be worked by the said Company as part of its own undertaking subject to the same arrangements as were in torce with the said Company itself under its contract with the Government of India except as thereinafter modified AND WHEREAS by virtue of two several indentures, both dated the 21st day of December 1900, and the one being made between the Secretary of State of the one part and the . Indian Midland Railway Company, Limited, of the other part and the other being made between the Secretary of State of the one part and the Great Indian Peninsula Railway Company of the other part the Indian Midland Railway Company System including (inter alia) the said Railway has been and is for the period of 25 years from the 1st day of July 1900 being maintained managed and worked by the Secretary of State through the agency of the said Great Indian Peninsula Railway Company And Whereas in conformity with the provisions of a certain Indenture dated the 2nd day of October 1885 and made between the Secretary of State of the one part and the Indian Midland Railway Company, Limited, aforesaid of the other part an arrangement has been made whereby the Indian Midland Railway Company, Limited, is shortly about to relinquish and make over to the Secretary of State the property and undertaking of the Indian Midland Railway Company, Limited, together with all liabilities (if any) as shall then be subsisting AND WHEREAS Her Highness' Government has agreed with the Indian Midland Railway Company, Limited, accordingly and with the Secretary of State to accept the Secretary of State as a party to the Principal Contract in lieu and in the place of the Indian Midland Railway Company, Limited, as on and from the 1st day of January 1911 upon the terms of the Secretary of State undertaking to perform the Principal Contract and to be bound by the terms thereof.

Now it is HEREBY AGREED as follows :--

- (1) The Secretary of State undertakes to observe and perform the terms and provisions of the Principal Contract as on and from the 1st day of January 1911 and to be bound by the terms thereof in every way as if the Secretary of State were a party to the Principal Contract in lieu of the Indian Midland Rallway Company, Limited.
- (2) Her Highness' Government hereby accepts on and from the date aforesaid the liability of the Secretary of State under and upon the Printipal Contract in lieu of the liability of the Indian Midland Railway Company, Limited, and agrees to be bound by the terms of the Principal Contract in every way as if the Secretary of State were named

therein as a party thereto in place of the Indian Midland Railway Company, Limited, and as acting therein through the agency of the Great Indian Peninsula Railway aforesaid or through the agency of such other Company as the Secretary of State shall at any time thereafter appoint and the terms and provisions of the Principal Contract were altered and made applicable accordingly.

In Witness whereof Robert Charles Francis Volkers, being Secretary to the Railway Board acting in the premises for and on behalf of the Secretary of State for India in Council and Sultan Jahan on behalf of the Government of Her Highness the Begam of Bhopal have hereunto set their hands the day and year first above written.

Signed and delivered by the said Robert Charles Francis Volkers, Secretary to the Railway Board acting in the premises for and on behalf of the Secretary of State for India in Council in the presence of

R. C. F. VOLKERS.

E. C. RUNDLETT,

Personal Assistant, Railway Board.

Signed by the said Sultan Jahan, G.C.S.I., G.C.I.E., in the presence of

SULTAN JAHAN

M. NASIRUDDIN, Revenue Minister, Bhopal State.

No. XIX.

Thanslarios of a larren from Major Henley to the Nawas of Kooswey, dated 7th December, 1820.

After compliments.—Having received a representation through the medium of your Agent here transmitted under your orders, I have accordingly, my friend, in compliance with your request and for your estimaction, annexed my answer to the two articles of reference it contained.

ARTICLE 1st.

"The country which is now in possession of my master the Nawab Akbar Khan to be confirmed to him, his heirs, and successors by an appropriate Sunnud to be granted him."

REPLY.

At the time of the establishment of the authority of the Hon'ble Company in Malwa in the year 1817, corresponding with the month Magh 1225 Fussiles Sumbhut 1874, the Pergunnahs of Koorwey Laonra and Surwassa with Kirwar were in the possession of the Nawab Akbar Khan, having been held by him for twenty-four years since the death of his father the Nawab Hoormat Khan; and it having been determined by the Company's Government to preserve the order of things which existed at the above-named period of its occupation, how therefore should the possessions which then appertained to the Nawab not descend to his heirs and successors? Respecting the Sunnud, in a possession which belongs to the Nawab and not to the Hon'ble Company, it would be inapplicable and is not requisite.

ARTICLE 200.

"Any of the brethren, kindred, subjects, or debtors of the Nawab who in opposition to his authority may prefer complaints are not to be received."

REPLY.

From a State not appertaining to the Hon'ble Company it is not customary for the officers of the Company's Government to attend to representations preferred in opposition to the ruling authority of such State. In the case of the claims preferred by Eradut Khan, the brother of the Nawab, they were advantageously settled in order to the prevention of future disputes according to advice given at the Nawab's solicitation.

W. Hamley.

No. XX.

Translation of a Yaddaset, dated Kurwai, the 9th October 1888, from Nawas Muhammad Munawar Ali Khan, Chief of Kurwai, to Lieutevant-Colonel H. Wylie, Political Agent of Brofal,—1888.

After complements.—I have the honour to acknowledge receipt of your Yaddasht, dated 28th September 1888, stating that you have received a letter from the Central India Agency to the effect that the States of Bhopal and Kurwai through which the Indian Midland Railway passes have both practically ceded jurisdiction on the land taken up by the Railway, though no formal agreement has been drawn up, and that a written cession of jurisdiction should be obtained from each Chief concerned and forwarded to Indore.

2. In reply I beg to state that the civil and criminal jurisdiction on the land occupied by the Indian Midland Railway in the Kurwai State has (already) been coded to the British Government.

No. XXI.

TRANSLATION of an AGREEMENT on the part of RAWUT NEWUL SING, RAJ-GRUE,—1819.

SEAL OF RAWUT NEWUL SING.

Whereas from old a determined tankha or tribute has been paid to the Maharajah Alija Soubadar Dowlat Rao Sindia Bahadur by Rajghur, and whereas for two or three years past this tribute has not been regularly discharged and above Rupees 16,000, due on account of the present year, and still unpaid, I have now of my own accord and pleasure (in order that the tribute may henceforth be liquidated, and that no cause of delay or dispute may exist) resolved to separate and assign villages of Rajghur, according to a schedule herewith annexed, to the kamaisdar of Atmaram Punth in order that the tribute to the Maharajah may be realized from the revenues of these villages, and that no cause of blame or shadow of claim may in future exist; and through my desire to please the Maharajah I have separated the aftermentioned villages and made them over, along with the sayer and rights of every description thereunto attached, to the kamaisdar of Atmaram Punth from the commencement of the Fusice year 1227, and I will not in any manner hereafter interfere with them or their inhabitants.

And whereas the above-mentioned villages being generally much out of cultivation and possessing but a stinted population, the expense of management and selve dee will be great, the same must be provided from their revenue; for with this or any other claim respecting them I have henceforth no concern. And whatever omissions of tribute there may have been on my part previous to the year 1826, I consider myself absolved from the same in consequence of the present consider.

I hereby under the foregoing couniderations also agree to resign all blaim to those sums on account of tankha, bleet, etc., which, through the favour of the Maharajah, my accessors and I have been in the habit of receiving from the pergunnals of Shujawulpore and Shahjehanpore.

And whereas by concluding this agreement I have conformed to the pleasure of the Maharajah Dowlut Rao Sindia, as well as provided in future for the regular payment of the tankha and obviated all causes of complaint hereafter on either side, the Maharajah accordingly has graciously restored and confirmed to me the remaining part of my possessions (including the fort of Rajghur) which had been attached in consequence of the delays and subterfuges that had occurred in the payment of the tribute.

Momorandum of districts and villages alluded to above, as made over in commutetion of tribute.

Pergunnah of Behar . . . 55 villages including the fort of Kotes.

- , Tulinin . . . 63
- Rustunpore . . 14 a
- , Pachers . . . 30 ,

Total . 171

Total one hundred and seventy-one villages,

Dated 1st Chait Boodes 1876 Bumbut.

Translation of an Agreement by the Rawut Newul Sing of Rajonua, dated 1st Chait Scodee 1876 Sumbut.

SEAL OF THE RAWUT NEWDL SING.

Whereas it was settled with Kristnajee Pundit that the tribute from Rajghur to the Maharajah Alijah Dowlut Rao Sindia should, for the present, or Fuslee year 1226, be Rupees 23,000; and whereas Rupees 6,045 of the above sum has been paid through Kristnajee Pundit, it is now agreed that I should pay the remainder or Rupees 16,955 by giving a banker's acknowledgment for the same amount.

Whatever sums may justly be due and forthcoming from the villages now made over, on account of balances for the present year, shall be carried to my credit, and a corresponding deduction made from the amount for which the acknowledgment has been given.

Translation of an Agreement concluded by the Rawat Nawal Singe of Rajgure,—1819.

THE SHAL OF THE RAWAT NAWAL SINGH.

Agreement written as between Rawat Nawal Singh of Rajgarh and the Company Bahadur, represented by Captain William Henley to the effect that whatever disputes arise between Rajgarh and the adjoining perganas of the other States and the disputes of ryots of his pergana with ryots of other perganas, shall be referred to an officer of the Company Sarkar Angrej Bahadur and will not be settled by himself. That he will inform the nearest officer in Malwa appointed by the Company of all such matters and abide by his decisions. Whatever this was, pickpeckets and plunderers or troublesome people from amongst outside ryots.

may be within Rajgark will, if required, be arrested and handed over to the officer in Malwa representing the Company Sarkar and if any thief, pickpocket, plunderer or any offender when demanded is not surrendered by the Rawat, the village in which he (thief, etc.), may be found will be forfeited,

Chat Sudi 1st, 1876 (20th Merch 1819).

No. XXII.

SUMMUD from the MAHARAJAHS TOOKAJEE and AMUND RAO PUARS, joint RAJAHS of DEWAS, to RAWUT NEWUL SING of RAJGURH,—1820.

Be it known to all present and future amils, canoongoes, and chowdherees of the pergunnah of Sarungpore, that whereas Rawut Newul Sing of Rajghurh possesses by hereditary right a share of the land revenue of the said pergunnah, the Circar, with the concurrence of the aforenamed Rawut Newul Sing, and with reference to the present state and expected progressive improvement of the pergunnah, has settled that the undermentioned payments shall be punctually made by the amils at the cutcherry of the district to the aforementioned Rawut Newul Sing on account of his share of the land revenue at the periods hereafter specified:—

					Kartick.	Maugh.	Bysack.	Total.
For the	year	1227	Pusico	Rupees	667	667	667	2,001
	99	1230	. ,,		833	834	834	2,501
99	**	1229	•		1,000	1,000	1,001	3,001
**	٠.	1230	, ,	**	1,167	1,167	1,167	3,501
. 10		123	.,,		1,367	1,367	1,367	4,101

From and after the year 1231 the complete amount, viz., Bhopal Ra. 4,101, to be paid annually without deduction in three equal kists in the months of Kartick, Maugh, and Bysack at the cutcherry of the district.

In consideration of the foregoing payments the Rawut of Rajgurh is to abstain from any interference with the cultivators or inhabitants of the aforesaid pergunnal, or with the land revenues thereof.

A similar Sanad was given to the Diwan of Narsinghgarh.

SUMMUD from the MAMARAJAMS TOOMAJME and AMUND RAO PUARS, joint RAJAMS of DEWAS, to RAWUT NEWUL SING of RAJAURE.

Be it known to all present and future amils, cancengoes, and chowdherees of the pergunnah of Sarungpore, that whereas the Rawut Newul Sing of Rajgurh

possesses by hereditary right in the said pergunnah certain cultivated lands free of assessment, a share in the sayer duties of all descriptions (including koolree sookree basy, etc.), claims for the payment of expenses of sowarry and bhet or nusseranna by the villages; the Circar, with the concurrence of the aforenamed Rawut Newul Sing, has settled that the sum of Halee Rupees one thousand and one shall be given in commutation of all these rights, and that it shall be paid by the amils annually and without deduction from the beginning of the year 1227 Fusice, at the cutcherry of the district, in three equal kists as follows:—

					Kartiek,	Mangh.	Bysack.	Total.	
Rupees		•			223	234	334	1,001	

In consideration of the foregoing payments the Rawut of Rajgurh is to abstain from interference in any manner whatever with the said pergunnah on account of his former claims on the sayer duties, etc., now commuted as above detailed.

A similar Sanad was given to the Diwan of Narsinghgarh.

No. XXIII.

Translation of a Sunnud granted by Maharajan Dhebraj Sree Maharaj Sree Alijah Bahadur Suredar Shri Jankoji Rao Sinde to Rawat Moti Singe of Rajgure,—1834.

All is well here and I always pray for your welfare. You made a representation at my Camp at Gwilior fort that you have from of old acted up to the orders of the Sarkar and the Sarkar has always similarly evinced its kindness and supported you: that the Kamavisdar of the Sarkar accordingly took from you the tanka due on the Pargana Rajgad year by year; that meanwhile difficulties having prevented your paying the tanka on the date it fell due, therefore the Pargana of Kotra Bihar, Tallen, Pachhar pargana and Ratanpur pargana complising 171 villages were made over to the Sarkar; that if the Sarkar permits you would give security for the first year and (afterwards) pay the amount of tanka in Chandawad currency each year in two instalments on the 15th of Kartik Sudi and on the 5th Fagan Badi-Dakani (Reckoning), the villages being then restored to you: that you would comply with the orders of the Sarkar and fly the Sarkar's flag and pay all current cesses, bhet, etc., as before: should you default therein you would restore the parganas to the Sarkar.

The Sarkar considered your application and being satisfied with your good continuous conduct and holding that it was right to support you has been pleased to restore you the 171 villages belonging to the Mahala aforesaid on payment of

a tanka amounting to Rs. 86,001 per annum in Chandawad currency to be paid year after year from the said year, i.e., from San Khamas, Salasin, Mayaten, Sammat 1891, excluding religious (Dharmadaya) gifts to Brahmins, maintenance grants (Padarakhi, Nemnukdars) paid up to last year.

Details of the tanks of Rs. 86,001 are as follows :-

•										Re.		
Actual amount of tank	n in	Chan	dawad	our	moy			•		80,001		
Villages (set aside) for Darbar expenses												
							1	btel	•	86,001		
Kisam Rao Kadam			•	•		•				2,000		
Shambhaji Rao Angre				:	•	•	•	•	•.	2,000		
Ram Rao Phalke .			•	•		•			•	1,000		
Narayn Rao Yemaji	•	.•	•	• .	•			•	•	1,000		
						•	To	tal	•	6,000		
Darbuci							•			•		
Amount due to the	Down	M) ON	accou	nt of	Palan	quin e	aben		e 💒	800		
Amount payable to-												
Waman Rao Konda	ji am	afte	e him	to Ud	hach	and				400		
Daftri expenses				•			••	•	•	100		
, _ ,							To	tal	•	1,000		
Actual balance in C	hend.				L		<u>.</u>			85.001		

In all eighty-five thousand and one has been settled to be paid to the Sarkar year after year from the said year, i.e., San Khamas, Salasin, Mayaten,* Sammat 1891

You shall, therefore, after giving security for the first year, pay the amount of eighty-five thousand and one in two instalments, i.e., half on the 15th of Kartik Sudi and the other half on the 5th of Phagun. Besides this bhet due to Sarkar and the revenue of the Rajgad garden should be paid to the Sarkar. The flag of the Sarkar will be hoisted in the Mahal. Should you or your security fail to pay the revenue in the Mahal as stated above, the Mahals will be confiscated.

Miti:—Kartik Sudi 5, Sammat 1891 (5th November 1834).

(hh: 4 Rajjab—Suma Khames Salasin Mayaten wa Alaf (1235 A. A.).

^{* &}quot; We Ale! " omitted.

140 BHOPAL AGENCY—MEDIATISED: STATES—Refers—NOS. XXIV— 1881 AND XXV—1888.

No. XXIV.

AGREEMENT between the BRITISH GOVERNMENT and the CHIEF of RAJGARH for the abolition of TRANSIT DUTIES on SALT,—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Rajgarh territory shall cease; it is hereby agreed between the Government of India and the Chief of Rajgarh as under:—

- The Chief of Rajgarh undertakes to abolish all transit duties of whatever description on all salt passing through the Rajgarh territory.
- 2. The British Government, in consideration of the loss which the abolition of the above duties will entail, agrees to deliver to the Chief of Rajgarh, free of cost at Indore. 150 maunds of salt annually.

This Agreement to have effect from the 1st August 1880, being the date on which the duties in question were abolished.

Dated at Indore this 24th day of October 1881, corresponding with the first day of Kartik Sudi Sumvat 1938.

RAWAT BAKHTAWAR SINGE.

LEPEL GRIFFIN,

Agent to the Governor-General for Central India.

RIPON.

Vicercy and Governor-General of India.

This Agreement was ratified by the Governor-General or India in Council at Calcutta on the twenty-first day of February A.D. 1882.

O. GRANT,

Secretary to Government of India,

Foreign Department?

No. XXV.

SUPPLEMENTARY ARTICLE to the AGREEMENT for the ABOLITION of TRANSIT DUTIES ON SALT, executed between the British Government and the Chief of Rayman on the 24th October 1881,—1883.

Whereas it is laid down in Clause 2 of the above Agreement that the British Government, in consideration of the loss caused to the Chief of Rajgarh by the

BHOPAL AGENCY—MEDIATISED STATES—Rejgark—NOS, XXV 141 AND XXVI—1889.

abolition of transit duties on salt, will furnish to him at Indore 150 maunds of salt annually.

And whereas it has been found desirable to substitute for this contribution of salt the annual payment of a sum of money;

It is hereby agreed between the Government of India and the Chief of Rajgarh that in place of the salt specified as above, the British Government will pay to the Chief of Rajgarh a sum of Rs. 618-12 annually.

P. W. BANNERMAN,

Offg. Agent to the Governor-General for Central India.

> BULBHADAR SINGE, Chief of Rojgerh.

W. KINGAID,

Political Agent, Bhopal.

RIPON,

Vicercy and Governor-General of India.

CAMP SUNDWRALL, The 11th November 1883.

This supplementary article was ratified by His Excellency the Viceroy and Governor-General of India at Calcutta on the 12th day of December A.D. one thousand eight hundred and eighty-three.

H. M. DUBAND,

Offg. Secretary to the Government of India, Foreign Department.

No. XXVI.

TRANSLATION of a KEARITA from the CHIEF of RAJGARE, dated 20th December 1883.

After compliments —As I am always mindful of the prosperity of my people, I will, from 1st January next, with a view to secure the freedom of commerce, abolish the levy of transit duty on all merchandise (excepting opium) within the limits of my State, and trust that you will approve and communicate this to the Government of India.

With the usual ending.

No. XXVII.

Sanad granted to His Highmess Rawat Balbhadan Singh, Ominf of Rajgare.—1886.

I hereby confer upon you the title of Raja as a hereditary distinction to be assumed by your successors on formal recognition of their succession.

DUFFERIN, Vicercy and Governor-General.

FORT WILLIAM;
The 1st January 1886.

No. XXVIII.

KHARITA from the Hom'ble the Agent to the Governoe-General in Central India to His Highness the Raja of Rajgare,—1921.

It gives me much pleasure to inform Your Highness that the Government of India having regard to the status and position of Rajgarh State and reposing full trust and confidence in the sense of justice which has animated the Bulers of the State, have been pleased to confer on Your Highness and Your Highness' successors, authority to dispose of trials of all classes of criminal offences committed within the State by subjects of the State or others. This Kharita does not, however, apply to any criminal case in which the pa.:on accused or any or the accused are Europeans, European British subjects, Americans or Government servants. The Government in extending the powers of the Ruler of the State in the manner described desire that persons sentenced to death, transportstion or imprisonment for life should be given every facility to present a petition for mercy to the Agent to the Governor-General. The consideration of such potitions would be the subject of communication between the Agent to the Governor-General and the Ruler of the State, and pending such consideration execution of persons sentenced to death would be stayed. The British Government may at any time suspend or revoke the authority conveyed in this Kharita should circumstances appear to call for such action. The Government of India do not desire that as a condition of this grant of authority the Ruler himself must necessarily be burdened with the onerous work of trying all heinous offences himself. In certain conditions where efficient machinery exists or is created and the Ruler maintains effective control and supervision over it, the Ruler may with advantage delegate his powers in the matter. The Government of India have accordingly been pleased to decide that after the provision of efficient machinery, such as the nomination of a Bench of experienced judicial officers or of a Dewar-or Judge possessing the essential legal qualifications for a Court of this nature, the authority conferred on the Ruler to dispose of cases of a heinous nature may be vested by him in such a Court subject to the necessary supervision and control of the Ruler himself, who as Ruler remains responsible for the proper performance of these important and onerous duties. If Your Highness desires to establish such a Court, or to make alterations in such Court or Courts after establishment, you will no doubt elect to do so in consultation with the Political Agent who will be able to afford Your Highness useful advice on the subject.

Dated 18th April 1921.

Similar Kharitas were addressed to the Rajas of Sitamau, Sailana and Narsinghgarh.

No. XXIX.

Translation of an Engagement executed to the Souradar by Dewan Sobrag Sing and Koonwur Chaen Sing, of Soobstan Nursingure,—1819.

Whereas the above Soobstan was always assessed at Salim Sahi rupees 85,000 per annum; and whereas the Pindaree troops having entered the country laid waste the pergunnah, and the people, in consequence, deserted the place; and whereas we, being unable to pay the revenue and to meet the necessary expenses of the Soobstan, brought the matter to the notice of the Circar; the Circar, in consideration of the aforesaid circumstances, and with a view to the improvement of the pergunnah, has directed the payment of the revenue for six years according to the following instalments, vis.—

•									To	tal		3,25,000
18	80 "	•	•	٠.	•	•	.•	`•	•	•	•	85,000
,, 18	79 "	•	•	•	•	•	•	•	•	·•	•	72,000
,, 18	78 "	•	•		•	•	•	•	•	•	•	00,000
,, 18	77 "	•	٠.	•	•	•	•	•	•		•	48,000
,, 18	76 "		•		•		•		•	•	•	35,000
In 18	75 Sumbut					•						25,000

Therefore we shall, as ordered, pay without any objection, year after year, the above amount of Rupees three lakhs and twenty-five thousand, which includes the expenses of the mehal, in six years according to the said instalments commencing on the 15th Kartick Scodes and ending on the 15th Bysack Scodes.

Translation of a Perwannan from Mulear Rao Holkar to Deway Schede Sing and Koonwur Charn Sing of Soobstan Nursinguan.

Whereas the above Soobstan was assessed at Rupees 85,000 per annum, but in consequence of the passing and repassing of the Pindaree troops through the

144 BHOPAL AGENOY—MEDIATISED STATES—Norsinghyeri—NOS.. XXIX —1819 AND XXX—1872.

mehal it was laid waste; and whereas you, with a view to bring the matter to the notice of the Circar, deputed Roop Ram Bohora, who, on arrival, represented that, as the mehal was desolated, there was no means of discharging the revenue due to the Circar, amounting to Rupees 85,000, and also requested that the Circar might graciously be pleased to take the above sum by instalments every year so that the mehal might be improved; and whereas it is necessary to realize the revenue of the Soobstan as usual, yet having regard to the fact that the pergunnah has been laid waste; and in consideration of the representation made by you, as well as with a view to the improvement of the mehal, it has been decided, in the presence of the said Roop Ram Bohora, that the yearly revenue of the mehal shall be paid in the following progressive payments so that the amount of rent in the 6th year shall be Salim Sahi Rupees 85,000:—

									166.
In 1228 or 18	75 Sumbut		٠			•			25,000
" 1220 or 18	76 , '			•		.•			35,000
# 1230 of 18	77 "					٠.	•	•	48,000
. 1231 or 18	78 "		•				•		60,000
, 1533 or 18	79							•	72,000
, 1995 or 18	80 . "	•		•	•	•	•	٠	85,000
						To	tal	•	3,25,000

Therefore, the sum of Salim Sahi Rupees three lakes and twenty-five thousand having been fixed by the Circar as the aggregate amount of revenue for six years, this perwannah is given to you. You will therefore remit to the Circar the above amount of Salim Sahi Rupees three lakes and twenty-five thousand according to the aforesaid instalments through the mamlidar, and take receipts for the same.

Dated 18th Jemmades-ul-Akhir 1219 A.A.

No. XXX.

GRAME to HUMWUNT Sing, DEWAN of NARSINGEGARE, of the hereditary title of RAJA,—1872.

HOTIFICATION.—By the Government of India, in the Foreign Department.

In compliance with the recommendation of the Agent to the Governor-General in Central India, I hereby confer upon you and your heirs in the Chiefship of Nursinghur the title of Raja on condition of faithful allegiance to the British Government.

NAPIRE.

FORT WILLIAM; The 2nd May 1879.

No. XXXI.

AGREEMENT between the BRITISH GOVERNMENT and the CHIEF of Naraingare for the abolition of Transit Duties on Salt,—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Narsingarh Territory shall cease, it is hereby agreed between the Government of India and the Chief of Narsingarh as under:—

- The Chief of Narsingarh undertakes to abolish all transit duties, of whatever description, on all salt passing through the Narsingarh Territory.
- 2. The British Government, in consideration of the loss which the abolition of the above duties will entail, agrees to deliver to the Chief of Narsingarh, free of cost, at Indore, 150 maunds of salt annually.

This Agreement to have effect from the 5th August 1830, being the date on which the duties in question were abolished.

Dated at Indore this 24th day of October 1881, corresponding with the 1st day of Kartik Sudi Sumvat 1938

PERTAR SINGH.

LEFEL GREFFIE,

Agent to the Governor-General for

Control India.

RIPON.

Vicercy and Governor-General of India.

This Agreement was ratified by the Governor-General of India in Council at Calcutta on the 21st day of February A.D. 1882.

C. GRANT,

Secretary to the Government of India,
Foreign Department.

No. XXXII.

SUPPLEMENTARY ARTICLES to the AGREEMENT for the abolition of Transity Duties on Salt, executed between the British Government and the Chief of Narsingarh on the 24th October 1881,—1883.

Whereas it is laid down in Clause 2 of the above Agreement that the British Government, in consideration of the loss caused to the Chief of Narsingarh by the abolition of transit duties on salt, will furnish to him at Indore, free of cost, 150 mounds of salt annually;

146 BÉOPAL AGENCY—MEDIATIBED STATES NordingAgarh—NOS. XXXII AND XXXIII—1888.

And whereas it has been found desirable to substitute for this contribution of salt the annual payment of a sum of money;

It is hereby agreed between the Government of India and the Chief of Narsingarh that, in place of the salt specified as above, the British Government will pay to the Chief of Narsingarh a sum of Rs. 618-12 annually.

P. W. BANNERMAN,

Offg. Agent to the Governor-General for

Control India.

RAJA PARTAB SINGH, Ohief of Narsingark.

W. KINCAID,

Political Agent, Bhopal.

RIPON,

Vicercy and Governor-General of India.

SEHORE:

The 25th October 1883.

This supplementary article was ratified by His Excellency the Viceroy and Governor-General of India at Calcutta, on the 12th day of December A.D. one thousand eight hundred and eighty-three.

H. M. DURAND,

Offg. Scoretary to the Government of India, Foreign Department.

No. XXXIII.

TRANSLATION of a KHARITA from the CHIEF of NARSINGARH, dated 21st
December 1883.

After Compliments.—For the freedom of commerce, for the ease and comfort of my people, and the prosperity of my State, a general notification is going to be issued, to the effect that from the 1st proximo the levy of transit duty on all merchandise (excepting opium) is to be abolished within the limits of my State, and I trust you will kindly communicate this intelligence to the Government of India in a suitable manner.

With the usual ending.

No. XXXIV.

TRANSLATION of a PROVINIONAL AGREEMENT concluded between THAROOR AHAN SING, in behalf of himself and his son SHEE SING, and THAROOR MADNO SING on the part of the RANKES GOURJEE, RAJAWUTJEE and COMUTJEE; the former the mother, and the two latter the widows, of the late Doorjun Sal.—1819.

Sher Sing, son of Thakoor Aman Sing, is to be acknowledged as Dewan of Kilcheepore in the usual form, a respectable agent from the States of Rajgurh and Nursingurh and the Chief of Gogurney attending to witness the ceremony, as also two respectable persons in the service of the Maharajah Sindia, or the English Circar. In consideration of the youth of Sher Sing four of his relations and ten sebundees shall always remain with him for his protection, and his mother shall also be at liberty to reside with him, and small donations on his part to religious persons are to be respected and confirmed.

- 2. Through the mediation of the Maharajah Sindia a reconciliation will be effected between Thakoor Aman Sing and his relations, and the family and adherents of the late Doorjun Sal, so that no molestation shall be ever offered to debar the former from visiting Sher Sing at their pleasure.
- 3. The government of Kilcheepore will be conducted in the name of Dewan Sher Sing, under the direction of Rance Gourjee, mother of the late Dewan Doorjun Sal, by Thakoor Madho Sing, Lalla Nonid Rao, and Sahjee, who have been here-tofore employed as managers of the country.
- 4. In consideration of the limited means of subsistence which Thakoor Aman Sing and Thakoor Isree Sing at present possess, the following villages are to be assigned to them during their lives in addition to their present jaghires, subject to the toorkana now paid.

To Thakoor Aman Singh.—Kurchotch and Booppoorsh. To Thakoor Isree Singh.—Paroach and Boopphero.

5. The agreements recently contracted by the Thakorr at Gwalior and the expenses incurred by him on his journey thither, according to a detail which will be furnished, are to be defrayed by the State.

Concluded at Schore, subject to the approval and confirmation of Maharejah Sindia, the 14th of Bhaudoon Scodes Sumbut 1876, corresponding with the 3rd September A. D. 1819.

No. XXXV.

TRANSLATION of a letter from Captain Francis Butter, Superintendent of Jawud Neenuces, to Dewah Sher Sing of Kilchipur,—1844.

All is well here, and I pray for your welfare.

The revenue of Kilchipur, which you have hitherto paid to the Durbar, is now assigned by Alijah for the support of the British contingent force, and this

148 HHOPAL AGENOY—MEDIATISED STATES—RAGAGGER—NOS. XXXV— 1844, XXXVI—1878 AND XXXVII—1884.

circumstance may perhaps have been communicated to you by the Kamaisdar of Patun. The Kamaisdar has also written to me to say that the revenue amounts to Boondee Rupess 13,500, which you will now remit to this place. The sum of Rupees 4-8, which remains due on account of the present year, may be remitted by a Hoondee through naib toomandar Hidayut Ali. As there was a man at Kilchipur sent by the Kamaisdar of Patun, so now, according to custom, a naib toomandar on my part will remain there. Send me a copy of the engagement according to which you pay the revenue.

Dates 15th Cheyt Soodes 1900 Sumbut, corresponding with 3rd April 1844.

Translation of a Perwannan from Maharajan Jyajer Rao Sindia, Banadoor, to Dewan Sher Sing, of Kilchipur.

Blessings attend us; we pray for your welfare.

Whereas pergunnah Ruttungurh Segowlee has been ceded by the Durbar to the British Government for the expenses of the contingent force, you are desired to pay the revenue thereof, which you have hitherto paid to the amil of the Durbar, to the Political Agent at Bhopal without fail.

Dated 9th Soodes of Jait 1901 Sumbut.

No. XXXVI.

Sanad granted to Dewan Usur Sing, Chief of Kilchipur,-1873.

On the recommendation of the Agent to the Governor-General for Central India, I hereby confer upon you and your heirs in the Chiefship of Kilchipur the title of Rao Bahadoor, on condition of faithful allegiance to the British Government.

NORTHBROOK,

Vicercy and Governor-General of India.

FORT WILLIAM; The 8th April 1873.

No. XXXVII.

No. 2482-I., dated Simle, 30th June 1884.

HOTIFIUATION.—By the Government of India, in the Foreign Department.

The Governor-General in Council has learned with much satisfaction that Rao Bahadur Umar Singh, Chief of Khilchipur, has abolished all transit duties hitherto levied within his State, with the exception of the duty on opium.

No. XXXVIII.

EMARYA from the How'sta the Agent to the Governor-General in Central India to the Rao Banadur of Krilchipur,—1921;

It gives me much pleasure to inform you that the Government of India having regard to the status and position of the Khilchipur State and reposing full trust and confidence in the sense of justice which has animated the Rulers of the State, have been pleased to confer on you and your successors, authority to dispose of trials of all classes of criminal offences committed within the State by subjects of the State or others. This Kharita does not, however, apply to any criminal case in which the person accused or any of the accused are Europeans, European British subjects, Americans or Government servants. The Government in extending the powers of the Ruler of the State in the manner described desire that persons sentenced to death, transportation or imprisonment for life should be given every facility to present a petition for mercy to the Agent to the Governor-General, the consideration of which would be the subject of communication with you, and that in the case of a sentence of death you will not give effect to such sentence until intimation of the sentence being passed has been given to the Agent to the Governor-General who after awaiting the presentation of a petition for mercy will communicate with you regarding the execution of sentence. The British Government may at any time suspend or revoke the authority conveyed in this Kharita should circumstances appear to call for such action. The Government of India do not desire that as a condition of this grant of authority the Ruler himself must necessarily be burdened with the oncrous work of trying all heinous offences himself. In certain conditions where efficient machinery exists or is created and the Ruler maintains effective control and supervision over it, the Ruler may with advantage delegate his powers in the matter. The Government of India have accordingly been pleased to decide that after the provision of officient machinery, such as the nomination of a Bench of experienced judicial officers or of a Dewan or Judge possessing the essential legal qualifications for a Court of this nature, the authority conferred on the Ruler to dispose of cases of a heinous nature thay be vested by him in such a Court subject to the necessary supervision and control of the Ruler himself, who as Ruler remains responsible for the proper performance of these important and onerous duties. If you desire to establish such a Court, or to make alterations in such a Court or Courts after establishment. you will no doubt elect to do so in consultation with the Political Agent who will be able to afford you useful advice on the subject.

Dated 18th April 1921.

Similar Kharitas were addressed to the Rana of Barwani and the Raja of Ali-Rajpur.

BHOPAL AGENCY—MEDIATISED STATES—Khilehipur— NO. XXXIX—1988 AND LAPSED ESTATES—Suthelia— NO. XI—1886.

No. XXXIX.

Sanad granted to Rao Bahador Durjan Sal Singe of Khilohifub, Central India,—1928.

I hereby confer upon you the title of Raja as a hereditary distinction.

IRWIN.

Vicercy and Governor-General of India.

SEMLA :

The 4th June 1928.

No. XL.

Translation of a Deed of Gramt from Maharajah Rawut Newul Sing of Rajgure to Bulwunt Sing of Sootalea, dated 29th March 1825.

Whereas the villages of Sootalea, etc., have formed your hereditary possession from time immemorial, and you have represented both to the British representative and to me that the tankha required of you is great, in conjunction with the British representative I have considered your case and have determined to confer on you Sootalea and 11 other villages in jaghire, and to receive in return a tankha from you of Rupees 3,400. This Sunnud is given you from my Durbar.

List of villages.

Sootales and its adjoining village of Thorskamull. Purdance Kandul. Kanotes. Bhoredes Putpares. Jatherpoors. Koolawa, Jugohpoora, Seithpoora, Kulhanpoora, Iuxia,

Burdee.

All these 12 villages are given you in jaghire; cultivate them and enjoy the revenue thereof, and continue to render your services to the State.

Amount	of Tankha .				•	3,300
	Khoteputty					
**	Bhot			•	~	75

To be paid in three equal instalments annually.

IIL—SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY.

The Southern States of Central India (formerly Bhopawar) Agency was constituted on its present footing in 1882, by separating the duties of the Political Agent, Bhopawar, stationed at Sardarpur, from those of the Commandant of the Malwa Bhil Corps who till then held the dual charge, and by abolishing the Deputy Bhil Agency at Manpur and including his charge in that of the Political Agent, Bhopawar. In 1891, however, the earlier system, by which the Commandant of the Malwa Bhil Corps held the dual charge, was temporarily renewed; but the charges were afterwards again separated. In October 1911, the head-quarters of the Agency were transferred from Sardarpur to Manpur and in 1914 its designation was changed.

In May 1925 the Malwa Agency was amalgamated with this Agency, by placing both under one Political Agent designated the Political Agent in the Southern States of Central India and in Malwa. The Agency is now known as the Southern States of Central India and Malwa Agency.

The Agency also includes the charge of a small tract of British territory, Manpur, surrounded by States and Estates. In 1924 this tract was declared to be a Chief Commissionership and the Agent to the Governor-General in Central India was appointed to be Chief Commissioner and Local Government for the purpose of all enactments in force therein. The area of Manpur is 49 square miles; the population, according to the Commissioner of 1921, 4,565; and the revenue Rs. 54,900.

The outlying portions of the Indore State, with the exception of the Parganes of Nandwai and Alampur, are in the political charge of this Agency for the purpose of routine matters such as extradition.

1. SOUTHERN STATES OF CENTRAL INDIA.

This group includes the Treaty, State of Dhar, the mediatised Salute States of Jhabus, Barwani and Ali-Rajpur, and the following mediatised minor States and Estates.

Jobat.
Kathiwara.
Mathwar.
Ratanmal.
Bakhatgarh.
Bhaisola or Dotria,
Bharudpura.
Chhota Barkhera.
Garhi or Bhaisakho.

Jamnia.
Kachhi Baroda.
Kali Baori.
Kothide.
Mota (Bara) Barkhera.
Multhan.
Nimkhera or Tirla.
Rajgarh.

Nine of the above Estates are held by guaranteed Bhumias (alluvial proprietors) Bharudpura, Chhota Barkhera, Garhi, Jamnia, Kali Baori, Kothide, Mota Barkhera, Nimkhera and Rajgarh. They are Bhilalas by caste and frace their origin from Marwar. Their holdings consist of villages held on lease from suserain Darbars, and hamlets called 'paras' or 'puras'. These hamlets were originally held on a uniform payment of a fixed rent at Rs. 3, subsequently reduced to Rs. 2, per plough. The rent has now been fixed at 50 per cent, of the land revenue.

The holdings mentioned in the original deeds have, in many cases, undergone considerable changes. In some cases certain of the villages were relinquished by the holders soon after the settlement, without the knowledge of the British Government: and in others there was either a change in possession of land, or a village was never made over by the suserain Darbar. The actual holdings at present in the possession of the Bhumias are given in the individual accounts.

The Estate of Larawat, which was then in the Bhopal Agency, lapsed to the Dhar and Dewas Darbars in 1879.

In 1921, on the separation of the Gwalior Residency from the Central India Agency, it was decided that the Bhumias of Jamnia (who holds from Gwalior, Indore and Dhar) and Mota Barkhera (who holds from Gwalior and Dhar) should deal with the Resident, Gwalior, in respect of their Gwalior holdings. In the same year these two Estates came under the aettlement then made with Gwalior with regard to their holdings from the Gwalior Darbar.

DHAR.

The Puar family was one of the most distinguished in the early Mahratta history. Anand Rao Puar is usually considered as the founder of the principality of Thar which, with some adjacent districts, and the right to receive the tribute payable by certain Kajput Chiefs, was assigned to him by the first Baji Rao Peshwa. Anand Rao died in 1749, and was succeeded by his son Jaswant Rao Puar, who was slain in the defeat of the Mahrattas at Panipat. He was succeeded by his son Khande Rao Puar, and he by his son Anand Rao Puar, who died in 1807 and was succeeded by his posthumous son Ramchandar Rao Puar, on whose mother Maina Bai the administration temporarily devolved. Ramchandar Rao died early; but Maina Bai, with the consent of the neighbouring Chiefs, adopted her sister's son under the name of Ramchandar Rao Puar.

For twenty years before the British conquest of Malwa, the Dhar State was subjected to a continued series of spoliations chiefly at the hands of Scindia and Holkar, and was preserved from destruction only by the talent and courage of Maina Bai. By a Treaty concluded in 1819 (No. I) Dhar was taken under the protection of, and agreed to act in

subordinate co-operation with, the British Government; several districts which it had lost were recovered and restored to it; its tributary rights ever the Rajput States of Banswara and Dungarpur were ceded to the British Government; and it was arranged that the British Government should hold the Berasia pargana for five years, to liquidate a loan of Rs. 2,50,000 which the Government agreed to make to the Dhar State.

In 1821 the British Government mediated an Agreement (No. II) between Holkar and the Dhar State. Both States brought forward claims for lands near Bijaur and Dipalpur: and, as it proved impossible to ascertain the boundary correctly, it was agreed that the lands should be left neutral for the purpose of pasturing cattle.

In the same year, by an additional Engagement (No. III), Dhar ceded the pargana of Berasia and the tribute of Ali Mohan to the British for an annual payment of Rs. 1,10,000. In 1831 the pargana was restored to Dhar, as the collections from it were less than the sum paid for it by about half a lakh of rupees; but, as the Dhar authorities could not manage the district owing to its isolated position and separation from the rest of their territories, it was again taken under British management in 1835, on the understanding that the surplus revenues. after meeting all expenditure, should be paid to Dhar. The payments continued to be made till 1860, when they were stopped as a penalty for the misconduct of those who directed the counsels and forces of the State during the events of 1857, and the pargana of Berasia was made over to Bhopal as a reward for the services of Sikandar Begam of Bhopal during the mutiny (see Part II, Bhopal).

In 1828 the pargana of Nimanpur Makrar in Nimar was made over in perpetuity to the management of the British Government (No. IV), on condition that the surplus revenue, after payment of all expenses of administration, should be annually paid to the Dhar State. It was, however, restored to Dhar in 1830.

Ramchandar Rao Puar died in 1833 and was succeeded by his adopted son Jaswant Rao Puar, who died in 1857 and was succeeded by his half-brother Anand Rao Puar, then 13 years of age. In 1857 bands of Vilayatis and Makranis, who had been encouraged by the weakness and intrigues of those in authority, obtained control and established themselves in the fort, whence after a siege they were eventually dislodged by a British force. In consequence of the failure of the State to fulfil its treaty obligations on this occasion it was confiscated, but was subsequently restored to Raja Anand Rao Puar (with the exception of the Berasia pargana, as narrated above). It was, however, retained under British management until he should attain the age of 18 years, or until he should become competent to manage his own affairs. The administration of the State was entrusted to Anand Rao in 1864.

In 1862 the Ruler of Dhar received a Sanad of Adoption (see Malwa, No. IV): and in 1867 he was granted a permanent salute of 15 guns.

In 1864 the Raja engaged (No. V) to code to the British Government, with sovereign rights, such land as might be required for the construction of a railway through his State, and to exempt all through traffic from transit duties.

In 1879 the Estate of Larawat lapsed to the Darbars of Dhar and Dewas in proportion to the tribute formerly paid by the Estate: namely two thirds to Dhar and one third to Dewas. The Darbars provided allowances for the maintenance of the surviving members of the Larawat family, for their lives.

In 1886 the Government of India acknowledged the jurisdiction (civil and criminal) of the Ruler of Dhar over the guaranteed Thakurs within his State, in all cases where such jurisdiction could be fairly proved to have become an established prescriptive right by reason of its long continuance. This agreement has now been accepted by all guaranteed holders.

In 1887 the Raja abolished all transit duties in the State.

In 1894 the Darbar adopted the British rupes as the sole legal tender in the State.

Anand Rao Puar died in 1898 and was succeeded by his adopted son Udaji Rao Puar, younger son of Anand Rao's half brother Sambaji Rao Puar, Appa Sahib of Multhan.

In 1904 agreements in connection with a long standing dispute between the Darbar and the four guaranteed Thakurs of Multhan, Kachi Baroda, Bhaisola (Dotria) and Bakhatgarh, regarding the collection of sayar revenues, were amicably arrived at. A mutual agreement was also concluded between the Rarbar and the nine guaranteed Bhumias in regard to the right of the Darbar to levy sayar or royalty on the produce of the forests of the Bhumias' villages held from the Dhar Darbar, when such produce is removed from the land on which it grows and is exported elsewhere.

In 1914 the village of Umrod, in the Sundarsi pargana, was transferred with full rights to the Dewas State, Senior Branch, and the villages of Tanda and Gowla, in the same pargana, to the Junior Branch, in exchange for their assignments on the Nimanpur pargans.

In 1918 the hereditary title of Maharaja was conferred (No. VI) on the Ruler of Dhar.

Several questions in dispute between the Darbar and the guaranteed Thakurs and Bhumias in respect of their holdings from Dhar, regarding the suserain claims of the Darbar, were enquired into by the Political Officers and finally decided by the Government of India in 1920. The decisions are a series of findings on important points such as the right of the Darbar to exercise suserain rights over the Feudatories in respect of civil and criminal jurisdiction, forest, excise, etc.

Maharaja Udaji Rao died on the 30th July 1926, leaving no male issue. On the 1st August the Dowager Maharani, in accordance with the wishes of Udaji Rao expressed before his death, adopted Vikram Singh Rao, born on the 20th November 1920, elder son of Udajii Rao's half-brother Rao Bahadur Setaram Puar of Multhan. On his succession which was recognised and confirmed by the Government of India, he took the name of Anand Rao Puar IV. During his minority the administration is carried on by a Council with the Maharani as President.

The State has abolished customs duties and established town or octroi duty in lieu.

The Darbar have forest and abkari rights in the subsidiary Bhumats in respect of the villages and Bhil paras that they hold from Dhar. The Darbar have granted civil and criminal powers to their subordinate Thakurs and Bhumias, guaranteed and unguaranteed, in respect of their holdings from the State.

The area of the State is 1,777.85 square miles; and population, according to the Census of 1921, 230,333; and the revenue Rs. 16,58,500, exclusive of the alienated holdings.

The State pays an annual contribution of Rs. 6,601-12 towards the maintenance of the Malwa Bhil Corps; the payment of a sum of Rs. 1,200 having been capitalised by the Darbar in 1880, by the surrender of Government promissory notes aggregating Rs. 3 lakhs.

Under the reorganisation scheme of January 1921 the authorised strength of the Dhar State Forces consists (December 1926) of:—

Dhar Light I	dorse		•	•	•		•	•	•	66
Dhar Infantr	y (L	axmi	Guards)		•	•	•	•	•	174
The following of	ther	State	forces	are	ms	inta	ined	:		
Cavalry										48
Infantry										80
Artillery	•									19
Armed Police										171

The State was liable to the operation of the Nasarana rules up to

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

(II) MEDIATISED STATES AND ESTATES.

1. JHABUA.

Jhabua was the principal guaranteed Chiefship under the Bhil Agency as formerly constituted, and was originally tributary to Holkar. The family are Rathor Rajputs, and are descended from one of the former Rajas of Jodhpur.

Kesho Das, a Rathor Rajput, did good service in the time of Jehangir in suppressing the lawless bands in south western Malwa. In return for his services he was granted certain lands in the district. During the Mahratta invasion of Malwa in the early part of the eighteenth century, Anup Singh, fourth in descent from Kesho Das, was the Raja of Thandla, now Jhabua, and his brother Indra Singh, was Raja of Amjhera, now lapsed to Gwalior. On the conquest, followed by the division of Malwa, the tribute from Jhabus fell to the share of Holkar. Subsequently, in return for the help promised by Holkar to Bahadur Singh, infant son of Indra Singh, to restore him to the gaddi of Jhabua, an annual tribute of Rs. 35,000 was imposed. Owing to the distracted condition of the country, Holkar was never able to realise the tribute: and an arrangement was made by which Holkar, by way of security for the payment of the tribute, took certain villages in the districts of Thandla and Petlawad and reserved to himself three fourths of the sayar of the whole State. He also received assignments amounting to Salim Shahi Rs. 15,333 on certain of the feudatory Thakurs of the State. who in addition pay British Rs. 5,153-11-3 to their own Ruler. Such was the relative position of the two States on the British Government becoming paramount: and the arrangement was confirmed by Sir John Malcolm, although no written engagement was concluded.

In 1821, in consequence of the disturbed state of the country and the imbecility of Raja Bhim Singh, he was required to abdicate in favour of his son Partab Singh. The arrangements for the administration of the State were made through the mediation and under the guarantee (No. VII) of the British Government. Bhim Singh died in 1829: and on his death the three Parganas of Ranapur, Kanas and Bhagor, retained by him on his abdication for maintenance, reverted to the State. Partab Singh died in 1832 and was succeeded by his adopted son Ratan Singh. Owing to the disturbed conditions in the State at the time, it was for some years taken under the direct superintendence of the British Government.

In 1835, in order to terminate the dual government resulting from the arrangements for the collection of the tribute referred to above, it was arranged that Holkar's demands on the lands in Thandla and Petlawad, on the sayar collections and on the Jhabua Thakurs, should be leased to Jhabua for an annual rental of Rs. 35,000. The lease was for 5 years in the first instance, but was renewed for a further term of 5 years, at the end of which the arrangement previously in force was revived.

Ratan Singh died in 1840 and was succeeded by his infant son Gopal Singh.

Raja Gopal Singh did good service during the mutiny of 1857, in consideration of which he was allowed to exercise limited criminal powers within his State. All heinous offences are reported by the Darbar to the Political Agent, who ordinarily tries murders and other cases of exceptional importance in his own court, but has a discretionary power of making over to the Darbar for trial such cases as may seem advisable. The proceedings of the Darbar in such cases are subject to revision by the Political Agent. All sentences of death require confirmation by the Agent to the Governor-General in Central India.

In 1864 the Raja agreed (No. VIII) to cede in full sovereignty such lands as might be required for a railway through his territories and to abolish all transit dues on through traffic.

In 1865 Raja Gopal Singh, having permitted the mutilation of a person confined under suspicion of theft, was fined Rs. 10,000 and required to settle a pension of Rs. 15 a month on the injured man, this pension being under the guarantee of the British Government.

In 1867 the Ruler of Jhabua was granted a permanent salute of 11 guns.

Frequent and vexatious disputes resulted from the joint system of government in Thandla and Petlawad and of sayar collection: and, in order to terminate them, an exchange of lands and villages was brought about in 1871, by which Petlawad remained with Indore and Thandla with Jhabus. All sayar dues were in future to be collected by Jhabus, who were to pay Salim Shahi Rs. 7.172 per annum for Holkar's three-quarters share in the whole State excepting Petlawad, which had passed to Holkar.

In 1887 the Raja abolished all transit duties in the State: and, on their abolition, the yearly sum of Salim Shahi Rs. 7,172, paid to Holkar, was reduced to its present figure of Salim Shahi Rs. 1,278. A further sum of Salim Shahi Rs. 1,400 is also paid to Indore to equalise the revenue of some of the transferred villages. The tribute of the Umraos, amounting to Salim Shahi Rs. 13,318, is still paid by them direct to the Indore State: and Salim Shahi Rs. 2,014 are also paid direct by the Jhabua Darbar on account of three Jagir Estates which have escheated to Jhabua.

In 1891 the Raja ceded, free of cost and with full sovereignty, the land required for the Ratlam-Godhra Railway which passes through his State.

Gopal Singh died in 1895 and was succeeded by his adopted son the present Raja Udai Singh, born in 1876, son of Thakur Raghunath Singh of Khawasa, a tributary of Jhabua.

Raja Udai Singh was granted full administrative powers in 1898. These were curtailed in 1900, but restored in 1918.

The area of Jhabua is 1,336 square miles; the population, according to the Census of 1921, 123,932; and the revenue Rs. 3,49,997.

The State pays Rs. 1,271-3-0 a year towards the cost of the Malwa Bhil Corps.

The military forces of the State consist (1930) of 24 Cavalry, 74 Infantry and 211 Armed Police with 4 serviceable and 5 unserviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

2. BARWANI.

The Ranas of this State are Sisodiya Rajputs of the Udaipur family, who separated from the parent stock about the fourteenth century. From the beginning of the eighteenth century the power of the Ranas of Barwani gradually declined; their country, originally of considerable extent, was devastated by the Mahrattas; and at length only a strip of the Satpura range, 80 miles in length, with the lowlands on either side, remained to them. They did not, however, become tributary to any of the Malwa Chiefs. Mohan Singh was Rana at the time of Sir John Malcolm's settlement of Malwa. He was succeeded by his son Jaswant Singh.

In 1861, owing to the incapacity of Rana Jaswant Singh, the State was taken under British management and remained so until 1873, when it was restored to the Rana, on the understanding that his continuance in power would depend on his ability to administer his State fightly. On the death of Jaswant Singh he was succeeded by his brother Indrajit Singh, the administration of the State remaining in the hands of the Diwan. In 1883 Rana Indrajit Singh, in order to test his capacity for ruling, was put in charge of the Anjar pargana of his State. The experiment proving fairly successful, he was recommended for further powers: and in January 1886 full administrative authority in his State was conceded to him, on the distinct understanding that the measure was tentative and that, should it fail, it would be necessary to revert to the former arrangement.

In 1867 the Ruler of Barwani was granted a permanent salute of 9 guns.

A claim was preferred by Holkar in 1868 to sovereignty over the village of Datwara, situated in the heart of Barwani, on the ground of possession at the time of Sir John Malcolm's settlement. This was disproved by the evidence, which showed that the village had been granted by the Chief of Barwani in 1771 as a service jagir to Naro Gancehji, Diwan of Ahalya Bai of Indore, and that for some years after 1812 the Barwani State, having resumed the jagir, received the revenues of the village. There was no evidence to show how the village passed from the successors of the Diwan to the Maharaja of Indore; but, as the grant to the Diwan did not include sovereignty, and as the Maharaja failed to show that he held it on a different tenure. Government pronounced his claim to be untenable. In 1886 Holkar's right to collect excise revenue in the village of Datwara was disputed by the Barwani State: and it was decided that, as Holkar's status in that village was simply that of a jagirdar, he, in common with other jagirdars, had no title to the excise revenue of Datwara.

In 1908, to avoid future disputes, the State, with the sanction of the Government of India, purchased the Indore State's rights in the village for Rs. 50,000.

Rana Indrajit Singh died in 1894 and was succeeded by his son Rana Ranjit Singh. During his minority the administration of the State was carried on by a Superintendent under the direct control of the Political Agent. He was invested with full ruling powers on the 12th January 1910.

In 1911 Rana Ranjit Singh was granted the title of His Highness, with a personal salute of 11 guns.

During the Great War Rana Ranjit Singh served in France in 1915. In 1916 Rane Ranjit Singh, was granted a sanad conferring on him certain powers, to be exercised by him personally, in criminal cases. In 1921 he received a Kharita (see Part II, Bhopal No. XXXVIII) conferring upon him and his successors enhanced criminal powers to dispute of trials of all classes of criminal offences committed within the State by the subjects of the State or others. The Kharita does not, however, apply to any criminal case in which the person accused or any of the accused are Europeans, European British subjects, Americans or Government servants. In extending the powers the Government of India desired that persons sentenced to death, transportation, or imprisonment for life should be given every facility to present a petition for mercy to the Agent to the Governor-General, the consideration of which would be the subject of communication between the Agent to the Governor-General and the Chief: and that; in the case of a sentence of death, effect should not be given to such sentence until intimation of the passing of the sentence had been given to the Agent to the Governortieneral who, after awaiting the presentation of a petition for mercy, would communicate with the Buler regarding the execution of the sentence.

In 1921 the permanent salute of the Ruler of Barwani was enhanced to 11 guns.

Runa Ranjit Singh, died on the 21st April 1930 and was succeeded by his son the present Rana Devi Singh, born on the 19th July 1922, during whose minority the administration is being carried on by a State Council.

The area of Barwani is 1,178 square miles; the population, according to the Census of 1921, 120,150; and the revenue Rs. 10,31,495.

The State pays Hali Rs. 4,000 a year towards the cost of the Malwa Bhil Corps.

The military forces of the State consist (1930) of 19 Cavalry, 247 Armed Police and 7 Artillery men, with 2 serviceable and 11 unserviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

3. Ali-Rajpur.*

The early history of this State is very uncertain; but it appears to have been founded by one Anand Rao Rathor about 1440. When the British power was established in Malwa, the State was under the control of an adventurer named Musafir Makrani. Partab Singh, the Chief of Ali-Rajpur, had died leaving a nephew Kesari Singh, who endeavoured to supplant Partab Singh's posthumous son Jaswant Singh. Kesari Singh was driven out by Musafir, who was the only Makrani leader allowed by the British Government to settle in Malwa. He had long been manager of Ali-Rajpur and was recognised as manager of the State during the minority of Jaswant Singh. An Engagement (No. IX) was mediated in 1818 between him and the Dhar Darbar by which, if lieu of tribute, alleged to have formerly been Rs. 20,000, the sayar duties in Ali-Rajpur were made over to Dhar.

The sayar duties, however, were not only unproductive, but the collection of them by Dhar officials led to disputes. To remedy these difficulties, the first arrangement effected was an agreement on the part of the Dhar State to pay a sum of Rs. 1,200 a year to Ali-Rajpur in commutation of all claims of individuals on the sayar duties. By this settlement, all pretext for interference on the part of the officials of Ali-Rajpur was obviated. Disputes, however, still continued. For this

^{*} Makolin's " Malwa ", No. 10 of Schedule No. 1 and No. 2 of Schedule No. 111.

reason, and with a view to promoting facilities of commerce with Gujarat, the British Government procured from Dhar the cession of the tribute of Ali-Rajpur at the time when Dhar made over Berasia to British management,* and agreed to pay Dhar Hali Rs. 10,000 a year in lieu of the tribute claimed by Dhar from Ali-Rajpur. This sum is collected from Ali-Rajpur by the British Government and paid to Dhar. The tribute having been alienated from Dhar, all supremacy of that State ceased as regards Ali-Rajpur.

Jaswant Singh died in 1862, leaving a will by which he divided the State between his two sons. It was a question whether this partition should be permitted. The neighbouring Chiefs were consulted by the Political Agent: and it was at last decided by the British Government that the will should be set aside and that Gangadeo, the elder son, should be recognised as heir to the Chiefship, subject to a provision in land for his younger brother.

In 1864 the Rana undertook (No. X) to give, with full jurisduction, any lands that might be required for the construction of a railway.

In 1867 the Ruler of Ali-Rajpur was granted a permanent salute of 11 guns.

The incompetence of Gangadeo, and the anarchy which had prevailed since he was entrusted with power, compelled the British Government in 1869 to depose him and take the State under management. Muhammad Najaf Khan was appointed Superintendent, and Gangadeo's brother Rupdeo was associated with him in the administration, with a view to his being properly trained for the duties which would ultimately devolve upon him as Chief. The allowance of the deposed Chief was fixed at Rs. 1,000 a month.

Gangadeo, whose excesses had rendered him imbecile for several months previous to his death, died in 1871 and Rupdeo was recognised as his successor; but it was decided to make no change in the management of affairs until he should prove himself capable of administering the State. Rana Rupdeo was entrusted tentatively with the management of affairs in 1873, on the understanding that his continuance in power would depend on the manner in which he carried on the administration. He died in 1881 without male issue.

As the privilege of adoption had not been granted to the deceased Chief, the State might have been treated as an escheat to Government. It was decided, however, to forego the right, and to appoint a successor to the gaddi. After carefully investigating the qualifications and claims of several persons, including the Chiefs of Dharampur and the Thakurs of Mayagaon and Phulwal, the choice of Government fell upon Bijai

Singh, the Thakur of Sondwa, then a minor, whose family was an offshoot of the direct line of the Ali-Rajpur Chiefs and whose claims were warmly supported by the Ranis and the most influential persons in the State.

The succession of Bijai Singh was, however, displeasing to Jit Singh, Thakur of Phulwal, who in the time of the previous Chief had, on account of his wealth and influence, ranked above the Sondwa Thakur. Owing to the lax administration of the Diwan, and more particularly by reason of his interference with the hereditary customs of the Bhil Patels and Tarwis, the Bhil population had for some time been in a discontented state. Thakur Jit Singh, taking advantage of this, induced the Bhil and Bhilala leaders, Bhawan and Chitu, to join him in a rising in which many Makranis, headed by Dad Muhammad, joined, as well as a number of Vilayatis from Gujarat and Khandesh. The malcontents plundered the towns of Nanpur, Bhabra and Chaktalla, and threatened Ali-Rajpur; but on the arrival of the Malwa Bhil Corps they dispersed, and Dad Muhammad, the Makrani leader, was shot in a skirmish.

Eventually the leaders, Chitu and Bhawan, were captured and brought to justice. Thakur Jit Singh escaped into Gujarat, where he seen after died; and his Estate was forfeited and lapsed to the State. When the rising had been put down, the claims of all concerned were examined, the hereditary rights of the Bhil Patels and Tarwis were restored, and Thakur Jawan Singh, of Jhaknaoda, in Jhabua, was appointed Superintendent of Ali-Rajpur.

In 1887 all transit duties were abolished throughout the State.

In July 1890 Government sanctioned the tentative administration by Bana Bijai Singh of the parganas of Nanpur and Katali; but, before he could be invested with these limited powers, he died on the 16th August 1890.

As Bijai Singh left no male issue, his cousin Partab Singh of Sondwa was selected in 1891 by the Government of India to succeed him. At the same time it was intimated that, as there were no heirs, direct or adopted, the State had again become liable to be treated as an escheat; and that Partab Singh succeeded in virtue of his selection by the Government of India, and not as a consequence of any relationship, natural or artificial, to the late Chief. A claim to the Chiefship, which was advanced by the Dharampur family on this occasion, was rejected. Rana Partab Singh, who was born in 1878, was formally installed in March 1892. During his minority the State was managed by a Kamdar ander the supervision of the Political Agent. He was granted administrative powers in January 1904.

In 1911 the hereditary title of Raja was conferred (No. XI) on the Ruler of Ali-Rajpur.

In 1915 Raja Partab Singh was granted a sanad conferring upon him certain powers, to be exercised by him personally, in criminal cases: and in 1921 he received a Kharita (see Part II, Bhopal, No. XXXVIII) conferring upon him and his successors powers similar to those granted to the Ruler of Barwani (q.v.).

In 1920 Raja Partab Singh was granted a personal salute of 11 guns: and in 1921 the permanent salute of the Ruler of Ali-Rajpur was enhanced to 11 guns.

The area of Ali-Rajpur is 836 square miles; the population, according to the Census of 1921, 89,384; and the revenue Rs. 5,50,690.

The State pays Rs. 1,271-3-0 a year towards the cost of the Malwa Bhil Corps.

Under the reorganisation scheme of January 1921, the authorised strength of the State Forces consists (1930) of:—

Cavalry Infantry	•										79
The following								had .		•	10
U											29
Cavalry Armed Poli	08	:	:	:	·	:	. :	·	·	÷	160
The State also	poss	98501	2 .	ervic	eable	an	1 2	unse	TVic	able	guns.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies

were abolished.

4. JOBAT.

The Jobat family are Rathor Rajputs, being an offshoot of the Ali-Rajpur family. The founder of the family is stated to have come originally from Fysabad in Oudh in the train of the Rajput Chiefs who spread over Malwa, and to have acquired his possessions by his own exertions, making Jobat his residence.

In 1864 Rana Ranjit Singh agreed (No. XII) to cede such land as might, he required for a railway passing through his territories.

Ranjit Singh died in 1874 and was succeeded by his son Sarup Singh, who died in 1897 and was succeeded by his son Indrajit Singh.

Indrajit Singh abdicated in March 1916 leaving no heir. The Government of India selected, as his successor, the present Rana Bhim Singh, second son of the Thakur of Borjhar Jagir, a collateral of the cs-Chief. Rana Bhim Singh, who was born on the 10th November 1915, was installed on the 18th June 1917. During his minority the administration of the State is carried on by a Superintendent under the direct orders of the Political Agent.

All transit duties have been abolished in the State.

The Rans exercises full criminal powers except in cases exclusively triable by a Session Court, which are tried by the Political Agent. The Rans has full civil powers, but in cases of value over Rs. 10,000 a regular appeal lies to the Political Agent, with a further appeal to the Agent to the Governor-General, who is the High Court on both sides in matters beyond the powers of the Chief. The Political Agent has revisionary powers, both in Civil and Criminal cases, for the prevention of gross injustice.

The area of Jobat is 131 square miles; the population, according to the Census of 1921, 18,296; and the revenue Rs. 1,08,232,

The State maintains a force of 4 Cavalry and 45 Armed Police.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

5. KATHIWARA.

The early history of Kathiwara is obscure. The Thakurs are Jadon Rajputs. Thakur Zorawar Singh, on his death in 1865, was succeeded by his brother Bahadur Singh, who died in 1903 and was succeeded by his grandson the present Thakur Onkar Singh, born in 1891.

The Thakur exercises full powers in revenue and civil matters, and those of a Magistrate of the First Class in criminal cases, residuary jurisdiction being exercised by the political authorities.

The area of Kathiwara is 70 square miles; the population, according to the Census of 1921, 5,200; and the revenue Rs. 47,803.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

6. MATHWAR.

The Thakurs of Mathwar are Puar or Pramar Rajputs, said to have sprung originally from the same family as the Puars of Dhar.

Thakur Ram Singh was found guilty of harbouring rebels in 1859 and forfeited his right to the State, the administration of which was assumed by his son Onkar Singh. On the death of Onkar Singh in 1865, his infant son Ranjit Singh succeeded. During the minority of Ranjit Singh, the management of the State was temporarily entrusted to the Ali-Rajpur Darbar, in accordance with the wishes of the deceased Thakur. In 1869, on the deposition of Gangadeo, Chief of Ali-Rajpur, the management was entrusted to Muhammad Najaf Khan, Superintendent of Ali-Rajpur.

Ranjit Singh died in 1901 and was succeeded by the present Rana Bakhat Singh, born in 1870, brother of the Jagirdar of Partabpura and

the nearest relative of the late Thakur.

The Thakur exercises full powers in revenue and civil matters and those of a Magistrate of the First Class in criminal cases, residuary jurisdiction being exercised by the political authorities.

The area of Mathwar is 129 square miles; the population, according to the Census of 1921, 2,695; and the revenue Rs. 10,997.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

7. RATANMAL.

The early history of Ratanmal is very obscure. The Thakurs are Puar or Pranur Rajputs.

On Thakur Abhey Singh's death in 1878, his son Dhirap Singh succeeded. He died in 1899 and was succeeded by his son the present Thakur Dasrath Singh, born in 1892. During his minority the State was managed under the supervision of the Political Agent. It was made over to the Thakur in May 1916.

The Thakur exercises full powers in revenue and civil matters, and those of a Magistrate of the First Class in criminal cases, residuary jurisdiction being exercised by the political authorities.

The area of Rutaumal is 32 square miles; the population, according to the Census of 1921, 1,790; and the revenue Rs. 38,403.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

8. BAKHATGARII.

The Thakur of Bakhatgarh pays annually to Dhar Hali Rs. 16,502 under a Settlement (No. XIII) made in 1818. In 1819 a dispute between the Thakurs of Bakhatgarh and Kachhi Baroda was settled (No. XIV) through British mediation, and the claims of the Bakhatgarb Thakur on the villages of Dhangikheri and Dudwal were recognised. That portion of the engagement which relates to these two villages is still in force; but the former part of the engagement, regarding the Mandloi dues, is said to have been modified by Sir Glaud Wade in 1842.

In 1853 Thakur Bhagwant Singh succeeded his brother Sawai Singh, who was the son and successor of Pirthi Singh, the Chief with whom the settlement was originally made. Bhagwant Singh died in 1869 without having adopted an heir, and left the selection to his widow. Her choice, with the consent of the Dhar Darbar, fell on Partab Singh; and this was confirmed by the British Government.

Malcolm's "Malwa", No. 7 of Schedule No. 1 and Nos. 18 and 45 of Schedule No. III.

Partab Singh died in 1892, having adopted Sardar Singh of the Bhambori family, to which he himself also belonged; and his succession was sanctioned by the Government of India. Sardar Singh died in 1912 and was succeeded by his son the present Thakur Rai Singh.

In 1901 Thakur Sardar Singh claimed that the villages of Bhat Bamanda and Barodia, which are mentioned in the Sanad of 1818, but which have long been in the possession of Kachhi Baroda, should be restored to him. Government decided in 1904 not to admit the claim, on the ground that Kachhi Baroda had been in uninterrupted possession of these villages for over a hundred years.

The area of Bakhatgarh is 66 square miles; the population, according to the Census of 1921, 10,414; and the revenue Rs. 74,192.

9. BHAISOLA OR DOTRIA.

Under a Settlement (No. XV) made in 1818, Thakur Chandra Singh engaged to pay annually Rs. 2,501 to Dhar. Chandra Singh was succeeded in 1839 by his brother Hamir Singh, and he in 1842 by his adopted nephew Bhim Singh. He died in 1892 and was succeeded by his son the present Thakur Onkar Singh.

The area of Bhaisola is 27.7 square miles; the population, according to the Census of 1921, 2,401; and the revenue Rs. 24,777.

10. BHARUDPURA.*

Two engagements were mediated in 1820 and 1821 with the Dhar State by Sir John Malcolm on behalf of Manrup Singh, Bhumia of Bharudpura. The first (No. XVI) granted six villages in pargana Dharampuri in perpetuity on an annual payment of Rs. 525, one village on an annual payment of Rs. 201 and fifteen Bhil paras or hamlets, some of which have been taken out of the Bhumia's possession as a result of subsequent decisions by the political authorities. In consequence of a subsequent agreement between the Bhumia and the Dhar State, without the mediation of the British Government, he now pays only Rs. 327 for the three villages still in his possession. The guatantee is held still to extend to that portion of the original settlement that is still in force by the terms of the subsequent modified engagement.

By the second (No. XVII) Manrup Singh was to receive Rs. 500 annually from the Dharampuri pargana, and was answerable for all robberies between the Man and Karam rivers. In view of the disappearance of his liability for watch and ward, and for payment of compensation in case of thefts, the Bhumia now receives British Rs. 211-13-10.

The Bhumia also holds (No. XVIII) the village of Kanadipura in Mandu in perpetuity, paying Hali Rs. 40 a year: and in return holds himself responsible for all robberies in the village, and is liable to rander military service.

Udai Singh, son of Manrup Singh's son Bishan Singh, died in 1893 and was succeeded by his eldest son Sawai Singh, who died in 1895. On his death the Government of India recognised the succession of his son the present Bhumia Mukat Singh.

The present Estate consists* of four villages and eleven hamlets or Bhil paras held from Dhar.

In 1839 Bishan Singh granted Chiktiabar and other lands to his brother Amar Singh. The last holder, Kishen Singh, died in 1908 without heirs. The family arrangement of 1839, which, though countersigned by Captain Sandys, the Political Agent, was not recognised as a separate guarantee, then ceased, and Chiktiabar reverted to Bharudpura.

The area of Bharudpura is 32 square miles; the population, according to the Census of 1921, 2,046; and the revenuc Rs. 13,838.

11. CHHOTA BARKHERA. †

According to the original Settlement (No. XIX) mediated in 1820 by Sir John Malcolm between the Bhumia of Chhota Barkhera and the Dhar State, the Bhumia was to have held two Inam villages and five on farm, on payment of Rs. 853. In 1822, however, by mutual agreement between the Bhumia and the Dhar State, without the knowledge of the British Government, the arrangement was altered, the Bhumia relinquishing four of the five villages and retaining in his possession one village for which he now pays Rs. 151. He was also to hold jointly with the Bhumis of Mots Barkhers (q.v.), fifteen paras but the Dhar Darbar actually gave possession of only eleven which were subsequently partitioned between the two, the Bhumia of Chhota Barkhera retaining six and Mota Barkhera five. In the original lease the Bhumia was made answerable, jointly with the Bhumia of Mota Barkhera, under penalty of forfeiture of his villages, for robberies in fifteen villages. The guarantee is held still to extend to that portion of the original settlement that is still in force under the subsequent modified engagement.

	• 76	Bages.	
1. Mahegaon.	3. Chiktisber.	3. Simoda.	4. Kanadipura.
	BM	parat.	
1. Ambapura.	4. Bandhao.	7. Bharudpura.	10. Rati Talai.
2. Chowki.	5. Bhadkya.	8. Bheeskho Khurd.	11. Lalgarh.
3. Facespura.	6. Bhandakho.	9. Masidpura.	•

[†]Malcolm's "Malwa", No. 5 of Schedule No. III.

The present Bhumia Bhairon Singh succeeded his father Mukat Singh in 1904.

The Estate consists of three villages and six hamlets held from Dhar. The Bhumia is also in actual possession of the village of Gulba, one of the eight guaranteed villages held by the Bhumia of Mota Barkhera (q.v.) from Gwalior; which, in the division between the two Estates of Mota and Chhota Barkhera, passed to Chhota Barkhera and has been held by that Estate ever since.

The area of Chhota Barkhera is 28 square miles; the population, according to the Census of 1921, 2,582; and the revenue Bs. 25,547.

12. GARHI OR BHAISAKHO.†

The Estate of Garhi was founded by Barjor Singh, third in descent from Jujhar Singh, the first of the Rajgarh family who settled in Kothide. By the mediation of Sir John Malcolm in 1819, (No. XX) Barjor Singh and his cousin Hathi Singh (who went to Kothide) were jointly granted by the Dhar Darbar six villages in the pargana of Dharampuri, viz., Pipalda, Balwari, Lodhipura, Dudhi, Kailabao and Bhodal. In return they were to be answerable for robberies committed by Bhils of their villages and were not to harbour robbers. Their claims on ten paras or hamlets were also recognised. Hathi Singh, however, relinquished his claim on the villages; three were given up to the Dhar State and the remaining three, Pipalda, Balwari and Lodhipura, were granted on lease to Barjor Singh. The guarantee is held still to extend to that portion of the original agreement which is in force by the terms of the subsequent modified agreement.

Bhumia Nahar Singh was fourth in descent from Jujhar Singh. He was the son of Barjor Singh, who was included in Sir John Malcolm's settlement, and succeeded his brother Lachman Singh in 1864. He died in 1890 and was succeeded by his adopted son Raghunath Singh, whose succession was sanctioned by the Government of India in February 1892. At the same time the status of Garhi as a guaranteed Bhumat was affirmed. Raghunath Singh died in April 1930 and the question of a successor is still under consideration.

The present Estate consists of three villages—Pipalda, Lodhipura and Balwari; and three Bhil paras—Piplaj, Imlipura and Dehrya—held from Dhar.

· Villages.

^{1.} Borepur.

^{2.} Kagsipura. 3. Bhil Barkhera.

Hamlets.

^{1.} Sorpur Busurg.

y. Magrabo. 8. Amkhe.

^{4.} Sorpur Khurd.

^{5.} Morda.

[†] Malcohn's "Malwa", No. 7 of Schedule No. III.

The area of Garhi is 9 square miles; the population, according to the Census of 1921, 947; and the revenue Rs. 5,432.

18. JAMNIA.*

The Bhumia of Jamnia is descended from Nadir Singh, the principal freebooter in the western Vindhyas at the time of the settlement of Malwa.

In 1806 Nadir Singh received from Scindia a Sanad (No. XXI) granting him in perpetuity four villages in Dikthan pargana on payment of Rs. 251 annually. This Sanad, which was guaranteed by Sir John Malcolm, bears an endorsement dated in 1820, and this was probably the date of the guarantee, though the grant ran from 1806. Sir John Malcolm also mediated an agreement by which Nadir Singh was to receive from Holkar a tanka of Rs. 2,564 and to protect the country from Jam to Nalchha.

On Nadir Singh's expulsion from Malwa, his son Bhiman Singh received from Scindia, in 1819, a Sanad (No. XXIII), guaranteed by Sir John Malcolm, granting him the village of Kunijrod on payment of Rs. 401 annually. The Bhumia now pays the Gwalior State Rs. 997, including cesses, for the five villages.

In 1820 Bhiman Singh received, through the mediation of Sir John Malcolm, a Sanad (No. XXIV) continuing to him the tankas which his father had received from Holkar (see No. XXII, under which the Bhumia receives tankas totalling Rs. 2,506 from various districts): and in the same year Sir John Malcolm mediated an Agreement (No. XXV) between Holkar and Bhiman Singh for the lease of the village of Kheri on Ijara Istimrar tenure, at a rent of Rs. 701, from which an abatement of Rs. 150 was made for the protection of the Durjanpur pass.

In 1821 Sir John Malcolm mediated an Agreement (No. XXVI—
see also note to No. XVII) between the Dhar State and Bhiman
Singh, under which he received Rs. 65 from the Dharampuri pargana
on condition of holding himself responsible for robberies. In view
of the disappearance of his liability for watch and ward, and for payment of compensation in case of thefts, he now receives Hali Rs. 32-8-0.

In 1833 Bhiman Singh received (No. XXVII) the village of Dahar in Dharampuri pargana, on a quit-rent of Rs. 150.

In 1852 Bhiman Singh's lease from Holkar of the village of Kheri was continued (No. XXVIII) at an increased rent of Rs. 901. It has been decided by Government that the Bhumia's rights in this village.

^{*} Makoini's " Maiwa ", Nos. 4 and 5 of Schedule No. II, and Nos. 15, 16 and 22 of Schedule No. III.

170 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES-Jamais and Kachhi Buroda.

as secured by the mediation of Sir John Malcolm in 1820, were guaranteed in perpetuity.

In 1868 an enquiry was made into the claims of Scindia, Holkar and Dhar to some of the 47 hamlets or paras held by the Bhumia of Jamaia independently of the lands guaranteed to him by Sir John Malcolm, over which Nadir Singh and his successors had exercised a quasi-independent jurisdiction ever since the settlement of Malwa. Looking to the length of time which had elapsed, and to the inconclusive and doubtful nature of much of the documentary evidence that had been adduced in support of these claims, Government decided to maintain the existing arrangements and to continue to the Bhumia the exercise of jurisdiction within the 47 paras, subject only to the control of the l'olitical Agent and without interference on the part of the authorities of the adjoining States. A Sanad (No. XXIX) was granted to the Bhumia in 1871, confirming him in the possession of the 47 hamlets. An appeal against this decision was preferred by Holkar, but Government declined to re-open the case.

The Bhumia also receives an allowance of Rs. 80 per mensent from the British Government in virtue of his hereditary office of Risaldar in the Bhumia-Police.

Bhiman Singh was succeeded by his son Moti Singh, and he in 1863 by Hamir Singh, who died in 1924 and was succeeded by his eldest son the present Bhumia Raghunath Singh.

The Estate consists of 47 villages held from the British Government, one from Dhar, one from Indore and five from Gwalior.

The area of Jamnia is 39 square miles; the population, according to the Census of 1921, 2,042; and the revenue Rs. 33,624.

14. Kachhi Baroda.†

In 1818 a Settlement (No. XXX) was made by Sir John Malcolm with Bhagwant Singh of Kachhi Baroda, by which the Thakur received sixteen villages, subject to an annual payment of Re. 9,459 to Dhar, and engaged to be responsible for the peace of the villages. Bhagwant Singh died in 1856 without direct heirs. The matter was not reported to the Government of India; but, under instructions from Sir R.

*British Government.

47 villages—ees No. XXIX.

Dhar.

1. Dabar.

Indore.

1. Kheri with its hamlets.

Gualior.

1. Kunijrod.

2. Bheropiplia.

3. Keneria.

4. Silotia.

5. Bhilkhedi.

[†] Malcolm's "Malwa", No. 9 of Schedule No. 1.

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES— 171 Kachai Buroda and Kali Baori.

Hamilton, then Agent to the Governor-General at Indore, the Dhar State was informed that, as the Thakurai had become vacant, the guarantee of the British Government was at an end. Bhagwant Singh's widow, however, adopted Dalel Singh: and the adoption was confirmed by the Dhar State.

In 1864 the case came under the notice of Government: and it was decided that the abolition of the guarantee was contrary to the policy and previous practice of the British Government. The guarantee was therefore restored.

Thakur Dalel Singh died in 1896 and was succeeded by his eldest son Zalim Singh, who died in 1906 and was succeeded by his son the present Thakur Beni Madho Singh.

In 1901 the Thakur of Bakhatgarh claimed the two villages of Bhat Bamanda and Barodia, on the ground that they were mentioned in the Sanad granted to him in 1818; but it was decided in 1904 that, as the villages had been in the uninterrupted possession of Kachhi Baroda for more than a hundred years, they should remain in the possession of Kachhi Baroda.

The area of Kachhi Baroda is 34 square miles; the population, according to the Census of 1921, 7,455; and the revenue Rs. 54,781.

15. KALI BAORI.

Two engagements were mediated by Sir John Malcolm in 1820 and 1821 between Bhumia Sawant Singh and the Dhar State. By the first (No. XXXI) the Bhumia pays Hali Rs. 501 yearly in perpetuity to the Kamasdar of Dharampuri, in consideration of which he holds six villages and is answerable for the prevention of robberies. By the second (No. XXXII) he received Hali Rs. 1,377 as well as Rs. 123 samindari from the pargana of Dharampuri, in return for which he undertook to guard the pargana and to be answerable for robberies. In view of the disappearance of his liability for watch and ward, and for payment of compensation in case of thefts, he now receives British Rs. 583-7-7.

The present Bhumia Sumer Singh, fifth in descent from Sawant Singh, succeeded his father Bhagwant Singh in 1909.

The Estate holds from Dhar, besides the six villages of Kali Bacri, Rama Dhama, Walipur, Hasanpur alias Kala Pani, Dhapla and Chitri, the two Bhil paras of Titipura and Ramgarh.

The area of Kali Baori is 20 square miles; the population, according to the Census of 1921, 2,539; and the revenue Rs. 16,210.

16. KOTHIDE.

The Estate of Kothide was founded by Hathi Singh, third in descent from Jujhar Singh (see 12, Garhi or Bhaisakho). By the mediation of Sir John Malcolm in 1819 (see No. XX) Hathi Singh and his cousin Barjor Singh (who went to Garhi) were jointly granted by the Dhar Darbar six villages in the pargana of Dharampuri. In return they were answerable for robberies committed by Bhils of their villages and were not to harbour robbers. Their claim on the paras or hamlets was also recognised. Hathi Singh, however, relinquished his claim on the six villages, retaining the paras in his possession. The guarantee is held still to extend to that portion of the original agreement which is in force by the terms of the subsequent modified agreement.

Moti Singh, grandson of Hathi Singh, died in 1895 and was succeeded by his brother Daulat Singh, who died in 1901 and was succeeded by his son the present Bhumia Mohan Singh.

The present Estate consists of 9 Bhil paras held from the Dhar State: ---

1. Kotideh (with its puras).

2. Bhaisakho.

3. Temria.

٨.

4. Malipura.

5. Abughati.

6. Jhirnia.

7. Pachghati.

8. Talapani.

9. Billipura.

The area of Kothide is 6 square miles; the population, according to the Census of 1921, 553; and the revenue Rs. 3,393.

17. MOTA BARKHERA.*

The Bhumia has relations both with Dhar and with Scindia, settled by Sir John Malcolm in 1820. By the settlement with Dhar (No. XXXIII) he was to hold in the pargana of Dharampuri seven villages on a payment of Rs. 1,526 yearly; in the pargana of Nalchha three villages on a perpetual rent of Rs. 201; and in the pargana of Jahangirpur one village in perpetuity on payment of Re 61 annually. He was also to hold jointly with the Bhumis of Chhota Barkhera 15 Bhil paras but the Dhar Darbar actually gave possession of only 11 which were subsequently partitioned between the two, the Bhumia of Mota Barkhera retaining 5 and Chhota Barkhera 6. He was to be answerable for robberies within his limits, under penalty of forfeiting his villages. The Bhumia now pays Rs. 866 only for three villages in Dharampuri, four having been given back, and the payment having been reduced by agreement with the Dhar State, without the knowledge or consent of the British Government, in 1823 (see last document under No. XXXIII). The guarantee, however, is held still to extend to that portion of the

[&]quot; Malcolm's " Malwa". Nos. 8 and 14 of Schedule No. III.

original settlement that is still in force under the subsequent modified engagement.

The original settlement with Scindia (No. XXXIV) was given to Bhumia Fatch Singh. By this the Bhumia is to hold certain villages in the Sagor pargana in perpetuity, paying a revenue of Rs. 1,503 besides dues (as to which see No. XXXVII) which raise the amount of his payments to Rs. 1,641. The Bhumia also holds (No. XXXVI) in perpetuity five villages in Scindia's pargana of Dikthan; for these villages he now pays Rs. 1,403-8.

Bharat Singh, grandson of Fatch Singh, died in 1896 and was succeeded by his adopted son Daulat Singh, who died in 1912 and was succeeded by his elder son the present Bhumia Nain Singh.

The Estate of Mota Barkhera consists* of 7 villages and 5 Bhil paras held from Dhar, and 8 villages held from Gwalior.

The area of Mota Barkhera is 52 square miles; the population, according to the Census of 1921, 4,782; and the revenue about Rs. 53.000.

Kathoria.—The family of Kathoria is an offshoot of the Mota Barkhera family.

In 1834, owing to disputes between Chain Singh and Hate Singh, son of Fatch Singh, a Settlement (No. XXXV) was effected by Captain Sandys, under which the village of Kathoria (one of the villages held from Dikthan by Mota Barkhera through Sir John Malcolm's mediation) was awarded to Chain Singh in return for an annual payment of Rs. 361-8-0 to Mota Barkhera. The Bhil para of Shikarpura (one of the paras held jointly from Dhar by Mota and Chhota Barkhera through Sir John Malcolm's mediation but subsequently partitioned between the two) was also awarded to Chain Singh, who became responsible for the yearly payment of Rs. 2 per plough (now 50 per cent. of the land revenue) to the Darbar, and also for the payment of samindars' haks. Two hundred and fifty bighas of cultivated land in two villages of Mota Barkhera were also granted rent-free to the Bhumia, and Rs. 14 yearly on account of blet in seven villages.

	• 1	Mar.	
 Begri. Magazpura. 	 Pagara. Sodikpura. 	 Seferabed. Sedrabed. 	7. Pamala.
1. Bars Barkhers. 2. Pard.	3 Meghapura.	4. Shikarpura.	5. Kidaya.
	Gu	alior.	
l. Bada. 2. Bikda. 3. Khanpura 4. Kathodia.	5. Guli por Ch kb	6. Magrol. 7. Bagdun. 9. Mandisoda.	

174 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATESMota Burkheru, Multhan, Nimkheru and Rajgarh.

The present Bhumia Kharak Singh, fourth in descent from Chain Singh, succeeded his uncle Kishor Singh in 1916.

The gross revenue of the Estate is Rs. 4,420.

18. MULTHAN.

The Thakur pays to the Dhar State Hali Rs. 18,044 under an Engagement (No. XXXVIII) concluded with Thakur Sawai Singh in 1818, through the mediation of Sir John Malcolm.

Thukur Sawai Singh died in 1849, and was succeeded by his son Dalpat Singh, who died in 1900 leaving no heir, natural or adopted. Kunwar Bharat Singh, younger son of the Raja of Sailana, was eventually adopted by the Dowager Thakurain of Multhan and was selected by the Government of India as the successor of Dalpat Singh.

The area of Multhan is 100 square miles; the population, according to the Census of 1921, 11,221; and the revenue about Rs. 91,000.

19. NIMKIIERA. †

Under a Settlement (No. XXXIX) effected by Sir John Malcolm in 1820, the Bhumia holds the village of Tirla in hereditary succession, paying annually Hali Rs. 500 tanks, and is answerable for all robberies between Dhar and Sultanpur, under penalty of forfeiture of the village. The Bhumia further pays Rs. 60 as zamindari and dami bhet.

The original grantee was Sheo Singh, who was succeeded by his son Bhima Singh, and he by his adopted son Kanak Singh. In 1863 Government sanctioned the adoption by Kanak Singh of his cousin Daryao Singh as his successor, in the event of failure of direct male heirs. Kanak Singh died in 1864 without issue, and Daryao Singh accordingly succeeded to the tanka. Daryao Singh died in 1894 and was succeeded by his eldest son Indrajit Singh, who died in 1918, without male issue, and was succeeded by his brother Daulat Singh. He died in 1922, and was succeeded by his eldest son the present Bhumia Ganga Singh.

The area of Nimkhera is 107 square miles; the population, according to the Census of 1921, 5.353; and the revenue Rs. 61,677.

20. RAJGARH.

The Bhumia held on lease from Dhar 12 villages in the Dharampuri pargana. By a Deed (No. XI.) executed in 1821 he relinquished 10 out of the 12 villages and retained possession of the remaining two villages of Chandawar and Bhawania on a yearly payment of Rs. 302, and an agreement to keep the rouds free from thieves, and to be answerable for all robberies.

^{*} Malcolm's "Malwa", No. 1 of Schedule No. III. †Malcolm's "Malwa", No. 4 of Schedule No. III. †Malcolm's "Malwa", No. 3 of Schedule No. III.

At the same time an Agreement (No. XLI) was mediated by Sir John Malcolm, under which the Bhumia received Rs. 500 from the Dharampuri Kachehri in addition to British Rs. 21 from the samindars. In return he was held answerable for all robberies in the pargana. In view of the disappearance of his liability for watch and ward and for payment of compensation in case of thefts, he now receives British Rs. 211-13-10. In 1823 the Bhumia entered into a fresh Engagement (No. XLII) with Dhar, without the knowledge of the British Government, for the lease of one only (Bhawania) of the two villages retained by him in 1821, on a payment of Rs. 101. The guarantee is held still to extend to that portion of the original agreement that is still in force under the subsequent modified agreement.

In 1846 Sir R. Hamilton mediated for the Bhumia a confirmation (No. XLIII) of his haks in Hasilpur under which he now receives Rs. 50 yearly from that Kachehri, and has possession of 12 bighas of irrigated land in Sihod, together with other dues in that village.

In 1869 the claims of Holkar and Dhar to the villages of Rajgarh and Dhal, which had been in the undisputed possession of the Bhumia of Rajgarh since the settlement of Malwa, were investigated: and it was decided by Government that the Bhumia should enjoy the same authority as he had hitherto exercised in the villages in question, subject only to the control of the Political Agent, and without any interference on the part of Indore or Dhar. A Sanad (No. XLIV) was granted to the Bhumia in 1871 confirming him in the possession of these villages. He also receives an allowance of Rs. 30 per mensem from the British Government in virtue of his hereditary office of Jenadar in the Bhumia Police.

In a boundary dispute between Dhar and Indore it was decided that two of the paras, Helabawar and Bhedlia, with their puras, held from Dhar (see No. XL) belonged to Indore State. The Bhumia was dispossessed of them in 1860 by Indore, who contested his right to their possession; and it was only in 1887 that he was again put in possession of them. He holds them on the same terms as he holds Jamanjhiri from Dhar. The Bhumia deals with the Indore Darbar in respect of the villages of Helabawar and Bhedlia.

The original tankadars were Mohan Singh and his son Fatch Singh. Hathi Singh succeeded his father Fatch Singh; and Chain Singh succeeded his brother Hathi Singh in 1864. Chain Singh died in 1899, and was succeeded by his eldest son Ratan Singh who died in April 1930 and was succeeded by his nephew the present Bhumia Ram Singh.

The Estate consists of three villages—Rajgarh and Dhal with their puras held from the British Government, and Bhawania from Dhar—

176 NOUTHERN STATES OF CENTRAL INDIA—LAPSED ESTATES— Larguest.

and three Bhil paras—Jamanjhiri with its puras from Dhar, and Bhedlia and Helabawar with their puras from Indore.

The area of Rajgarh is 36 square miles; the population, according to the Census of 1921, 728; and the revenue Rs. 18,438.

(III) LAPSED ESTATES.

LABAWAT.

In 1818 Vithal Rao Puar was granted (No. XI.V), under British mediation, the shares of the States of Dhar and Dewas in the pargana of Sundersi. He died in 1834 and was succeeded by his son Madho Rao, who died, without heirs, in 1849. It was then decided that the Estate should tapse; but it was continued, under British mediation (No. XI.VI) to Ramchandra Rao, illegitimate son of Madho Rao, for life. On his death in 1879, the Estate lapsed to the Dhar and Dewas Darbars.

No. I.

TREATY between the HONOURABLE the ENGLISH EAST INDIA COMPANY and RAMCHUNDER RAO PUAR, RAJAH of DHAR, his heirs and successors, concluded on the part of the Honourable East India Company by Brigadier-General Sir John Malcolm, K.C.B. and K.L.S., Political Agent for the Most Noble the Governor-General, and Bapoo Ragonaut on the part of Ramchunder Rao Puar, Rajah of Dhar, the said Brigadier-General Sir John Malcolm being invested with full power and authority by the Most Noble Francis, Marquis of Hastings, K.G., one of His Britannic Majesty's Most Honourable Privy Council, appointed by the East India Company to direct and control their affairs in the East Indies, and the said Bapoo Ragonaut being invested with like power and authority from Ramchunder Rao Puar, Rajah of Dhar,—1819.

ARTICLE 1.

There shall be perpetual peace, friendship, and unity of interests between the British Government and Ramchunder Rao Puar, Rajah of Dhar, his heirs and successors, and the friends and enemies of the ope State shall be the friends and enemies of the other.

ARTICLE 2.

Ramchunder Rao Puar, Rajah of Dhar, agrees to act in subordinate co-operation with the British Government, and to have no intercourse or alliance, private or public, with any other State, but occretly and openly to be the friend and ally of the British Government; and at all times when that Government shall require, the Rajah of Dhar shall furnish troops (infantry and horse) in proportion to his ability.

ARTICLE 3.

The British Government agrees to protect the State of Dhar and its dependencies, vis., Budnawur, Bairsea, Kooksee, Derhampore, Scoltanabad, Bulkiar, Naulcha, Loaree, and Khurwarrah, in the province of Jowut and Lallghur Doongia, and to secure them and the tribute of Allee to Ramchunder Rao Puar, Rajah of Dhar, his heirs and successors.

ARTICLE 4.

The British Government agrees to make Jeswunt Sing, Rajah of Allee, restere the pergunnah of Kooksee and tribute of Allee to Bamchunder Rao Puar, Rajah of Dhar; and further to aid the said Rajah of Dhar in all his legitimate claims upon the Rajput Chiefs of Budnawur.

ARTICLE 5.

Ramchunder Rao Puar, Rajah of Dhar, agrees upon the part of himself his beirs and successors, to make over to the British Government, in licu of the expense it may incur by protecting his country, all his tributary rights in the principalities of Banswarra and Doongurpore.

ARTICLE 6.

The British Government agrees to restore to Ramchunder Rao Puar, Rajah of Dhar, the province of Bairses, lately conquered from the Pindarees upon the following stipulations, viz., that the British Government retain possession of the aforesaid pergunnah, for a term of five years, commencing from the 29th day of March, A.D. 1819, corresponding to the month of Chyte Soudee Pratipada 1876 Sumbut Bickramajeet, and to 29th day of the month of Jemmadee-ul-Awul 1234 Hegira, for the purpose of liquidating a loan of two lakes and afty thousand Hallee Rupees (Rupees 2,50,000) to be made by the British Government to the State of Dhar; upon the expiration of the above term on the 29th of March A.D. 1824, corresponding to the 29th of Jemmadee-ul-Awul, 1239 Hegira, all the gain or loss occurring from the possession of the pergunnah to belong exclusively to the British Government, who is to have the option of continuing to hold the pergunnan from the Dhar government, or to let it to any other State, as it may deem expedient, it being distinctly understood that Ramchunder Rao Puar, Rajah of Dhar, his heirs and successors, are to have no claim to exercise authority in the said pergunuah, which is to be confined to the management of the British Covernment, who will pay to the Dhar State the revenue and produce, of the aforeraid pergunnah.

This Treaty, consisting of six Articles, has this day been settled by Brigadier-General Sir John Malcolm, K.C.B. and K.L.S., Political Agent for the Most Noble the Governor-General, on the part of the Honourable the English East India Company, and Bapoo Ragonaut on the part of Ramchunder Rao Puar, Rajah of Dhar, his heirs and successors; Brigadier-General Sir John Malcolm, K.C.B. and K.L.S., has delivered one copy thereof in English, Persian, and Hindi, signed and sealed by himself to the said Bapoo Ragonaut, from whom he has received a counterpart of the same, bearing his seal and signature, and confirmed by that of Ramchunder Rao Puar, Rajah of Dhar.

Brigadier-General Sir John Malcolm, K.C.B. and K.L.S., engages that a copy of the said Treaty, ratified by the Most Noble the Governor-General, in every respect a counterpart of the Treaty now executed by himself, shall be delivered to Bapoo Ragonaut within the space of two months from this date, upon which the one now executed shall be returned.

Done at Sudnawur, this 19th day of January, A.D. 1819, corresponding to the 12th of the month Rubbee-ul-Avus 1234 Hegira, and to Poos Scodes Chowdas Sumbut 1875, Biskramajeet.

HANTINGS.

G. DOWDERWELL.

JAS. STEWART.

J. ADAM.

SOUTHERN STATES OF CENTRAL INDIA—Disc-NOS. I—1819 AND 179 II—1811.

Ratified by His Excellency the Most Noble the Governor-General in Council, this 13th day of March, A.D. 1819.

C. T. METCALFE,
Secretary.

No. II.

TRANSLATION of an ENGAGEMENT executed between Holkar and Dear in regard to Moura Bijore in Pergunnah Dhar and Moura Sungrode in Pergunnah Depalpore in Indore, in the time of General Malcolm, dated 19th Shual 1236, A.H., corresponding with 20th July 1821.

For many years there has been a dispute between the zemindars of mousa Bijore in pergunnah Dhar and mousa Sugrod in pergunnah Depalpere regarding lands situated on the boundaries of these two villages. As no agreement could be come to, Maharajah Mulhar Rao Holkar and Rajah Ramchunder Rao Puar of Dhar referred the case for decision to Major General Sir John Malcolm who 'eputed Captain Dangerfield to the boundaries of the villages to enquire into the merits of the case. Captain Dangerfield, having surveyed the disputed lands, submitted a report to General Malcolm, who finally decided that both parties should at all times respect the boundaries fixed and agreed to by the disputants in the time of the late Ahilla Bai and raise no objection thereto; and that both parties should agree to the measurement made by Captain Pangerfield and recorded in the Government office. For their guidance this deed recording the boundary settlement made by the Bai Sahiba is written. The lands lying between the bank of the Chumbul and the point which the Bai Sahiba has marked by augur mill stones have, after due enquiries, been reserved as grazing land for the cattle of the aforesaid two villages. Neither of the contending parties will ever in future raise any dispute in respect to the boundaries of the above lands, or bring forward any claim thereto. The cattle of both villages shall graze without let or hinderance on those lands. No person shall be permitted to cultivate the above grazing lands. The Bijore people will cultivate the remaining land and none of the contending parties shall interfere with such cultivation. The lands of the village of Sugred having been measured under the superintendence of Janardan Trimbak Amil of mousa Sugred in pergunnah Depalpore, Sundar Ramaji, karkoon of Holkar, Beniram in the employment of the Puar Circar, and the petail and patwari of Bijore in pergunnah Dhar the boundaries thereof have been defined as follows :-

The eastern boundary extends to the bank of the Chumbul and the western boundary to the mosque. Boundary pillars have been erected on the east, west, north and south. The lands which lie between the mosque and the boundary pillars measure 804 begahs. The lands which formed the subject of dispute, and which have been reserved as pasturage for cattle and will ever continue so, stretch eastward to the pillars erected on the boundary of Bijore in pergunnal.

180 SOUTHERN STATES OF CENTRAL INDIA—Diar—NOS. II AND III— 1891.

Dhar; westward to the pillars erected on the boundary of the arable lands of mousa Bijore in pergunnah Dhar; southwards to the pillars erected on the boundary of Sheogarh in pergunna Depalpore; and northward to the pillars erected on the loundary of mousa Shahada in pergunnah Depalpore. The above terms def. a the boundaries which have been fixed.

This engagement has been executed by the contending parties.

Budorsed in English.

Exchanged through me on the 1st of August 1821.

GD. WELLEGLEY,

Resident.

No. III.

EMGAGEMENT between the HONOURABLE EAST INDIA COMPANY and RAJAH RAMONUMDER RAO PUAR, of DHAR, as follows,—1821.

ARTICLE 1.

Rajah Ramchunder Rao Puar consents to cede in perpetuity to the Honourable Company the district of Bairsea and the tribute of Allee Mohun.

ARTICLE 2.

The Honourable Company stipulates, in consideration of these two cessions, to pay annually to Rajah Ramchunder Rao Puar, his heirs and successors, the sum of one lakh and ten thousand Rupees of the Indore or Oogen currency.

ARTICLE 3.

Whereas it was agreed by the 6th Article of the Treaty concluded between the Honourable Company and the State of Dhar on the 10th January, A.D. 1819 (12th of Rubbee-ul-Awul 1234 Hegira, and 14th Poos Soodee 1875 Sumbut), that the district of Bairses should, in compensation of a loan from the British Government to Dhar of two lakhs and fifty thousand rupees, remain in possession of the British Government for a period of five years, vis., from the 27th March, A.D. 1819 (29th Jemmadee-cos-sance, 1234 Hegira, and the 15th Chyte Soodee 1876 Sumbut), till the 27th March, A.D. 1824 (29th Jemmadee-ul-Awul 1232 Hegira and 15th Chyte Soodee ending 1880 Sumbut), it is to be understood that the arrangement remains undisturbed by any term of the present engagement, and accordingly the payment by the British Government to Dhar of one lakh and ten thousand Rupees will not commence till after the expiration of the five years aforesaid, that is, till the year 1881 Sumbut.

ARTICLE 4.

But, as the two cessions aforesaid are virtually made to the British Government from the date of this engagement, the British Government agrees, that from the date it commences to exercise the rights acquired by the cession of the Allee (Mohun) tribute, it will pay to Dhar at the rate of ten thousand Rupees per annum of Indore or Oogein currency till the 27th day of March 1824.

ARTICLE 5.

The annual amount of one lakh and ten thousand Rupees of Indore or Oogen currency, to be paid by the British Government to Dhar, will be liquidated by two equal instalments of fifty-five thousand Rupees each, vis., one in the month of Koowar and the other in the month of Chyte of each Hindoo year. Those for the first year corresponding with August, A.D. 1824, and February, A.D. 1825.

Done at Dhar, this 18th day of December, in the year of our Lord 1821, corresponding with the 22nd Rubbes-ul-Awul, 1237 Hegira, and the 9th Buddes Margheir, 1878 Sumbut Bichramajest.

N. ALYES, 2nd Assistant, on deputation.

Shal of Rajan Ramonunder Rag. Hastings.

Jas. Stuart. John Predall.

Ratified by the Governor-General in Council at Fort William this 26th day of January 1832.

GRO. SWINTON.

Secretary.

No. IV.

Engagement regarding Pergunuan Nimampun Marbar,——1828.

Letter from Ramchandar Rao Puar, Rajah of Dhar, to Gerald Wellhelby,
E6q.

After the usual complimentary introduction.—The mehals comprised in my jaghire of Nimanpur Makrar being situated at a great distance from Dhar, I have made them over in perpetuity to the charge of the Honourable Company's Government for the purpose of having them well managed and improved in cultivation. The pergunnah will accordingly be carefully attended to and improved, and after deducting from the annual collections the expenses of sebundee, the

salaries of the revenue officers, and the dues of the zemindars, according to former usage, the balance will be regularly remitted every year to the Dhar Government.

Written on the 17th Rabi-us-sani 1236 Fasli Shuru-san ties lehrin Mayatain-o alif (1229 A.A.).

LETTER in reply from Gerald Wellesley, Esq., to Ramchardar Rao Puar, Rajan of Dhar, dated 3rd November 1828.

After the usual compliments.—I have had the pleasure to receive the Sunnud you transmitted of the pergunnah of Nimanpur Makrar, and I am extremely happy to hear of your good health. I beg you will rest assured that the pergunnah will be improved to the utmost possible extent, and the balance of its revenues, after deducting the expenses, will be remitted to your government. Continue until we meet to let me have the pleasure of hearing of your welfare.

No. V.

Translation of a Khureeta from the Rajah of Dhar to Captain P. W. Banmerman, Assistant Agent, Governor-General for Central India, and Officiating Superintendent, Dhar,—1864.

After the usual greeting.—Your letter with correspondence regarding the cossion of land for railway purposes has been received by me, and recognizing the benefits the Dhar State will derive from being traversed by a railway, I am willing to cede the land required for any such railway approved and sanctioned by the British Government on the following terms:—

1st.—All lands required for the railway, its stations and works, shall be ceded, free of charge, in perpetuity, with its sovereign authority to the British Government.

Such compensation as it may be necessary to award to private individuals for lands so taken up will be given by the Dhar State.

- 2nd,—All residents within the railway limits, whether subjects of the British Government or of the Dhar State, shall be under the jurisdiction of the railway officers and Government authorities.
- 3rd.—All disputes between the officers and dependants of the railway and the subjects of the Dhar State outside the railway limits shall be heard and settled by the officer in political charge of the Dhar State.
- 4th.—The disposal of cases of criminals of the Dhar State who may go within the railway limits shall be settled according to the rules observed generally in such

VI-1918 AND MEDIATISED STATES-Jabua-NO. VII-1821.

5th.—All "through" traffic to be free from transit or other duties. Goods under transport by rail, breaking bulk on route through the Dhar State, to be liable to the ordinary duties leviable on such, unless a special tariff be hereafter fixed for traffic of the latter nature.

6th.—The above engagement is binding on me and my successors.

DHAB:

The 6th April 1864.

No. VI.

Sanad granted to His Highness Raja Sir Udaji Rao Puar, K.C.S.I., K.B.E., Raja of Dhab, in Central India,—1918.

I hereby confer upon Your Highness the title of Maharaja as an hereditary distinction for your services in connection with the war.

CHELMSFORD.

Vicercy and Governor-General of India.

DELHI;
The 1st January 1918.

No. VII.

TRANSLATION of an ENGAGEMENT between BHIM SING, RAJAH of JEABUA, and KUAE PERTAB SING, bearing the signature of CAPTAIN PRINGLE and countersigned by G. Wellesley, Esq., Resident,—1821.

The following settlement was concluded between the Maharaja Bheem Sing and the Kuar Pertab Sing at Jhaboos on the 22nd August 1821, vis., that the Maharaja Bheem Sing shall make over to his son Pertab Sing the charge of the concerns of the country, together with sayer duties and pergunnahs and executive authority according to the following detail:—

The talooks of Jhaboos.

... Therefor.

, Rajla.

. Pitlawed.

Kalia Pital.

Bhet Umraos, or the contributions of the nobles.

As aforesaid, the whole of the talookas, including Bhot Umraos, is made over to Kuar Sahib as well as Sebundees, Mutasaddees, servants, etc.

The Maharaja retains in personal charge three talookas over and above the village of Kardawud of which he is to receive possession at the expiration of

184 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED STATES— Japan—NOS. VII—1821 AND VIII—1864.

twelve months,—the talooka of Ranapoor, the talooka of Kanas, talooka of Bhagor; the kaindar of these villages to be nominated by the Rajah and to be under his control and obey his orders. The Kuar to attend to the Rajah's desires with respect to the talookas reserved by the Rajah and not to exercise direct authority in the Rajah's talookas. The Kuar is not to raise questions with regard to villages given to Paswanjee and Bapoo Lachhmun, Motijee, Salim Sing, etc. The above to be adhered to, and any neglect on either the Rajah or the Kuar's side will be known to the Circar (meaning British Government) who will make on the occasion what arrangements it deems most proper. The above is conclusive.

Raja Bheem Sing,

KUAR PERTAB SING.

J. PRINGLE,

Bt. Captain.

(Confirmed.)

GERALD WELLESLEY,

Resident.

INDORE;

The 27th September 1821.

No. VIII.

Translation of an Engagement entered into by Maharaj Sree Gopaul Sing of Jhabua, No. 11, dated 21st April 1864.

- All such land as may be necessary for the railroad, workshops, buildings, and bungalows, etc., will be given gratis.
- The British Government to exercise full sovereignty over such lands as may be given for the railroad and the buildings thereof.
- 3. Any manner of dispute arising between the people connected with the railway and the subjects of the Darbar to be decided before the Political Officer.
- All persons residing within the railway limits, whether subjects of the British Government or of the Darbar, to be under the jurisdiction of the railway or Government officials.
- 5. Should any loss accrue to any person by the construction of the railway within the Darbar territory, either by the destruction of any building or the occupation of any land, or by any other means within railway limits, the Darbar will be answerable for it.
- 6. All through traffic by the rail will be free of duty, but goods arriving at the railway through the Darbar territory or leaving the railway within the Darbar territory will be liable to payment of duty to the Darbar.

The above engagement of six Articles will be binding on my successors from generation to generation.

GOPAUL SING,.

Maherej, Derber Jhabus.

No. IX.

Translation of an Engagement entered into by Morania, Jemadar of Merraness, with the Honourable Company,—1818.

I, Mosafir, Jemadar of Mekraness, engage that I will not, as long as I am at Rajpere in the service of the Rajah of Alles, keep with me, in my service, more than 50 Mekranes sepahess; that Bhabra shall be given up to Kesree Sing; and that in exchange for the fixed sum of Rupess 20,000 tribute to Dhar, the exact amount of the taxes of the Raj of Alles as collected by me shall be given up to the Government of Dhar; that the charge of keeping the road through the Raj of Alles free from the danger of plunderers belongs to me; and that without the orders of the Honourable Company, I will on no account maintain any intercourse with other Rajahs.

I have therefore subscribed to the above Articles of Agreement in order that it may remain binding for the future.

Written on the 9th of Suffer of the year 1334 of the Hijre, corresponding with Sth December, A.D. 1818.

Scaled by MOSAPIR.

No. X.

Translation of a letter from Maharama Gungadbojer, Ories of Ali Raspore, to Major Cumming, Berest Agent, No. 162, dated 20th April 1884.

Your letter No. 201, dated 10th March lest, calling for an engagement of six Acticles in connection with the proposed extension of the railway from Baroda to Indees being received, the following is the substance thereof:—

- Any extent of land required for the failway workshops, bungalows, etc., will be given by the Darbar free of all charge in the same manner as has been given by the British Government.
- 2. The British Government will have full jurnifiction over all lands which may be necessary for the collway and its buildings.

186 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES Ali-Rajpur—NO. XI—1911 AND Jobat—NO. XII—1864.

- 3. Any disputes occurring between persons connected with the railway and the subjects of the Darbar shall be decided by the Political Officer.
- 4. All persons residing within the railway limits, whether they be subjects of the Darbar or of the British Government, shall be under the jurisdiction of the railway or British Government officers.
- The Darbar is answerable for any losses caused by any house, land, or other property falling within the limits of the railroad in the Darbar territory.
- 6. All through traffic by the railroad will not be liable to duty, but goods arriving at the railroad through the Darbar territory or leaving the railroad within the Darbar territory will be liable to a fixed tariff to be hereafter fixed by you.

The above six Articles will be binding on my successors from generation to generation.

Sealed by the Chief himself.

W. G. CUMMING,

Bheel Agent and Political Assistant.

No. XI.

Sanad granted to Rama Pratar Sinon, Chief of the Ali Raffur State, BROPAWAR AGENCY, in CENTRAL INDIA,—1911.

I hereby confer upon you the title of Raja as an hereditary distinction.

HARDINGE OF PENSHURST, Vicercy and Governor-General of India.

DELET:

The 12th December 1911.

No. XII.

TRANSLATION of a LETTER from BANA RANJIT SING, CHIEF of JORAT and his mother Majer Samer Gunga Saroop Sare Jest Kuar Ban, to Major Cumming, Bener. Agent, No. 89, dated Chet Sudi 10th, Sambet 1920 (16th April 1864).

Your letter No. 396 has been received desiring that the terms of the second Article of the engagement which coded "full authority" should be changed into one giving "full sovereignty," and that the condition of the engagement being hinding on the succeeding generations might be added.

In accordance therewith the following six Articles, with answers, are appended:—

 It is proper that as much land as is required for the railway, workshops, houses, etc., be given free of all charge in the same manner as is given by the British Government. Answer.—Any demand on this point consistent with the dimensions of our estate will meet with compliance.

2. The British Government to have full sovereignty over all lands required for the railway and its buildings, such condition being already agreed to by the Maharajahs Guicowar, Rewah, etc. Answer.—We also agree to this condition in compliance with your wish that we should do so.

3. You have written that any disputes arising between persons connected with the railway and those belonging to the Darbar territory should be decided before the Political Officer. Answer.—This is correct.

4. You have written that all persons residing within the limits of the railway, whether subjects of the British Government or of the Darbar, will be amenable to the jurisdiction of the railway officer or to that of the British Government.

Answer:-This is correct.

5. The Darbar would profit much by the extension of the railroad into its territory, therefore should any one suffer loss owing to his house, land, etc., coming within railway limits, the Darbar should make it good. Answer .- This is correct

6. You say that through traffic by rail in the State limits will be free of duty, but the State will levy dues on goods imported into or exported from the State by Railway.

Answer.—Yes, but it would be better if a tariff for each article be fixed. You say that you will address me on the subject, and I beg that when doing so, you will take my State and its resources into consideration and do as you think best.

188 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED METATES —Behletyerk—NO. XIII—1818.

No. XIII.

TRANSLATION of an ENGAGEMENT executed by MUNDLOI PINTERS SING JEE of PINGHURE BURNTGURE in Pergunnah BUDHAWUR, to RAMORUNDER RAO PUAR,—1618.

The revenue on my talooka has been settled through the mediation of Major-General Sir John Malcolm.

	owing are Pitghum, o								_			
	Pitghura		-	•	•	•	•	•	•	•	•	. •
Pignal		•	•	•	•	•	•	•	•	•	•	
		•	•	•	•	•	•	•	•	•	•	
CHARM	ora Khesse	•	•	•	•	•	•	•	•	•	•	
Monne	Runga Khe	1700								•		
	Bengnoda											
	Ootabudah			•	•			• • .		• •		
	Sugunthale	• .				•						
á	Doodwal											
	Chow Khoe	ď.	•									
**	Anmode											
	Chundwara											
**	Goondoo Ki	born		•	•				•			
*	Chympoore		•		•		•		•	•		
	Burwede	•										
	Dangee Kh	9000										
	Desirvana											
	Beer .									,		
- 99	Chow Bosses	T .		•								
90	Juloed .	•								•		
	Dewana				•							
90	There Kher	•										
*	Kutlabuda	•		•.		•						•
	Khajoora	•						•		•	•	
	Baloda Bub	ď	•	•	•	•	•	•	•		·.	
₩ '	People .	•	•		•			•	•	•	•	
	Hegiste	•	•	•	•			•	•	•		
	polar .	•	•	•	•	•	,	•	•	•	•	
-	Bhout Bonn	mds	•	•	• .	~ •	·	•	•	•	•	1
» l	legumen B		•	•	•	•	•	•	•	•	•	
	Peopul Khot		•	•	•	•	•	•	•	•		1
-	Kermek	•	•	•	•	•	•	•	•	•	•	1
- **	Karera	•	•	•	•	•	•	•	•	•	•	1
	٠.								20	in)		` =
											•	
aides t	he above 5	2 vil	lege	a the	follo	win.	ville	-	e in	-	-	
Mann '				•								1
	Libert	•	•		•	. 3	•	•	•	• .	•	1
P	ak Wasa	•	•	•	•	•	•	•	•	•	•	i
		•	•	•	•	•	•	•	•	•	•	
,												

The total number of inam villages is three.

The above 35 villages having been settled with me, the following amount of revenue has been fixed:---

On 28 villages	•	•	•		•	•		•	• •		15,704
Ditto	pay:	Ment (b K	barges	•	•	•	•	•	•	706
	•										
											14,500

I will pay every year the sum of Rupees 16,502, being the amount of revenue. In default of the payment I will give up the villages to the Circar. Besides this, should my relations object to the making over of the villages to the Circar, I will be held responsible for such objection, and in giving them up I will act fairly. I will not join the Kotriwala Rangars. All the documents connected with the cultivated lands of the villages shall be shown to the Circar. I will execute the usual orders of the Circar as I have hitherto done. I will not give refuge in the villages to any enemy of the Circar. If there be any farmed villages in the talcola, I will relinquish them, but I will hold possession of such villages as appertian to my semindarce.

MUNDLOI PIRTHER SING.

Dated 1st Poor Booder 1875 Sumbut.

Recenve to be paid in the following instalments.

On let Kartick Scodes				•	•			•	2,004-0
" 10th Poss Soodes									6,107-8
, 18th Cheyt Scodes	•	٠.	•		•		•		4,195-0
" 18th Bymek Soodee	•	•	•	•	•	•	•		4,195-8
					•				16,805-0
					•				-

I will pay the above sum of Rupees 16,502 according to stipulation.

No. XIV.

Severiment between the Thancors of Bunnigure and Kaches Baroda,— 1819.

Whereas there has been a dispute between the Rajah Bhugwunt Sing of Kachee Baroda and the Thakoor Pirthee Sing of Bukhtgurh Mundloi of Budaswur relative to his semindares rights and the village of Dhangee Kheree and the produce of some cultivated land at the village of Doodwall, the Rajah Bhugwunt Sing not having paid the dues for the space of forty years and continuing not to pay them, and having a jaghire grant of the village of Dhangee Kheree on which a tankha of Rs. 375 annually was established in favour of Mundloi, and which he (the Rajah Bhugwunt Sing) paid according to the barbast or annual usage of assess-

150 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES —Bohlotgorh—NO. XIV—1819 AND Bhotolo—NO. XV—1818.

ment of the pergannah, I have on enquiry found that according to this method of proceeding the dispute will never be terminated; and therefore to settle the difference, the Rajah Bhugwunt Sing of Kachee Baroda shall pay a tankha for the village of Dhangee Kheree from the beginning of the year Sumbut 1875, which shall be fixed at Oogein Rs. 694 annually including mall abwaub and extra charges, and shall pay Oogein Rs. 250 yearly on account of the produce of the 250 begahs of cultivated ground of the village of Doodwall; total Oogein Rs. 944 shall be paid annually by the aforesaid Rajah to the aforesaid Mundloi and no excuse or evasion shall be made. If the aforesaid Rajah or his heirs shall make any evasion or raise difficulties in paying the sum on account of the village and the produce of the cultivated ground to the Mundloi or his issue, from that time the village and the portion of ground shall be taken out of the hands of the Rajah and given to the Mundloi, and the Rajah shall have no further claim upon the village or the ground.

Datel 15th October 1819, corresponding with 24th of Zilhij 1234 Hijree or 11th Kertich Boodes Sumbut 1876.

This agreement was concluded through my mediation this 11th October 1819.

JOHN MALOOLM, Brigadier-General,

No. XV.

TRANSLATION of an ENGAGEMENT by CHUNDER SINGE of Talookaa BAISOLA and DEOTEA to RAMCHUNDER RAO PUAR, dated 14th Boodee of Pool 1875,—1818.

Whereas the following nine villages which I have held from of old, vis., Baisola, Solanea, Chesrakhanum, Samlakhero, Bukhtpoora, Dhotra Parasoodha with its paras Theethea, Khurdo and Tajpoora, have been assessed through Sir John Malcolm with the progressive rent as follows:—

										Ma.
For the	Sumbet ye	R 1875	•			•	•	•	•	1,701
	90									
		1877		•	•	• .				2,201
*		1876	•	•	•	•	•	•		2,001

to be punctually paid in four instalments, etc. :--

On let Stocke of Kartick 2 cames portion of the revenue

10th Seeks of poos 6 11 11 11

10th Seeks of Chapt 4 11 11

11 18th Seeks of Bysek 4 11 11

11 11

Bupos

and the last mentioned sum of Rupees 2,501 has been fixed as the full amount of revenue to be paid every year from 1878 Sumbut: therefore I will without objection continue to discharge the revenue and pay other usual dues of the Circar as I have hitherto done, I will not, by intrigue with any individual, fail to pay the said revenue. I will make over to the officials of the Circar the rent fixed for my village of Solance and Baisola, making good the deficiency, if any. If there is any excess, I will take it.

After expiration of four years I will give a banker as security for my punctual payment of the revenue. I will pay without fail every year from 1878 Sumbut the sum of Rupees 2,501, being the full amount of revenue, and I will take the Khoont and Naka dues as usual.

This engagement between Bapoo Rughoonath on the part of the Rajah of Dhar and Chunder Sing, Thakoor of Dhotra, was concluded through my mediation at Mooltan on the 28th of December 1818.

JOHN MALCOLAL,

Brigadier-General.

No. XVI.

Translation of an Engagement executed to Ramohander Rao Puar, through the mediation of Bapoojee Raghoonath, by Mandroof Sing Potail and his son Bishen Sing of Keneereepoora,—1820.

Whereas I have of my own accord taken in farm seven villages, namely, six villages attached to killa Mandoo in pergunnah Dhurrumpooree, and one village situated in pergunnah Naulcha: therefore I engage to pay without any objection the amount of revenue thereof fixed for each year, for seven years, from 1227 or 1876 Sumbut to 1233 or 1882 Sumbut.

Schedule of Villages.

•	ischeaute of	yu	iages.	•				Ha.
Six ville	eges of pergramah Dharrantpooree	•	•	•	•	•		1,72
							Ra	
Moun	a Mehaygaon in Tuppah Tarapore	•	•	•	•	•	1	
	Chicktower alias Benkotak in T	appe	h Tob	bed	•		1	
*	Koomulish in Tuppah Tohbul				•		1	
	Streeds in Tappah Khoojevah						1	
			•				_	
	Bassass in Tappah Khoojavah		•				1	
-							-	
•	Basense in Tuppah Khoojavah	•	•	•	•	•	-	

192 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ISTATES -Blorudpure-NO. XVI-1880.

	8	la	iomoni c	f I	Progre	reies	Roni				194
	1227 and 1226 Sumb							•		•	
-	1220 Sumbut 1878	•	•	•	•	•	•	•	•	Re.	101
**	1230 Sumbut 1879— Original amount									101	
	Enhanced amount		•	:	•	:	.•	:		171	272
••	1231 Sumbut 1880 Original amount									273	
	Enhanced amount		•	•	• .	•		•	. •	103	275
*	1232 Sumbut 1881— Original amount									375	
	Enhanced amount		•	•	•	•	•	•	•	76	461
•	1233 Sumbut 1882— Original amount								:	451	
	Enhanced amount		•	•	•	•	•	•	•	74	200
								T	TAL	•	1,794

Statement of Rent in the Pergunnah Nauloha, Village Soonera, alian Soonora Besury.

											De.
1227	Sambat	1876			•						••
1328		1877		•				•		•	••
1229	**	1878		•	•		•	•	• • •	•	76
1000						•				Re.	
	99 	1879	•							76	
		•	•	•	•	•	•	•	• •		
En	hanoud	•	•	•	•	•	•	•	• •	35	
1021	ila ma land	1000	_								100
		1000-								***	
		•	`•	•	•	•	•	•			
En	penooq	•	•	•	•	•	•	•		51	
1440	Marsas Bard	1001								-	151
		1001-	•								
	_	•	•	•	•	•	•	•	• •		
En	becase	•		•	•	•	•	•		50	
											301
									Tomas		627
								GRAND	TOTAL		2,261
	1228 1239 1239 Ori Eni 1231 Ori Eni 1232	1228 " 1239 " 1230 " Original Enhanced 1231 Sumbut Original Enhanced	1239 " 1878 1230 " 1870— Original Enhanced 1231 Sumbut 1880— Original Enhanced 1232 Sumbut 1881— Original	1228 , 1877 . 1239 , 1878 . 1230 , 1879— Original . Enhanced . 1231 Sumbut 1889— Original . Enhanced . 1232 Sumbut 1881— Original .	1228 , 1877	1228 , 1877	1228 , 1877	1228 , 1877	1238 , 1877	1228 , 1877	1228 , 1877

I will pay the above sum of Rupees two thousand two hundred and fifty-one of the Ujjain or Indore currency according to the instalments fixed for each year. From 1233 to 1882 Sumbut I will continue to pay every year the sum of Rupees 726, vis., Rupees 525 for Dhurrumpooree villages and Rupees 201 for Sconora Bozurg attached to Naulcha pergunnah; besides this I will pay the usual cosses. I will without any objection pay the dues of the semindars and respect the rights of the cultivators. In failure thereof the Circar shall resume the villages and I

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED MOTATES 196 —Blandsure—NO. XVI—1880.

will lay no claim thereto. I will not give rafuge to the thieves. If a Bheel of my pure commit a robbery I will be held responsible for it, or I will produce the robber, and in default thereof I will make good the loss. I will with fidelity serve the Circar and execute its orders; I will protect the roads of killa Mandoo, Nauloha Dhar and Dhurrumpooree. If any robberies be committed in the above villages or if any cattle be stolen from the people, I will be held responsible for it.

The following are the Bheel villages in my talooka :-

Mouse	Kaneereepe	OF6						٠				1
**	Jammia		•	•	•	•				•	•	1
	Rates Tales		•		•	•					•	1
	Belapoors				•		•					1
	Junio Bhaic	akho		• .	•	•					•	1
	Amlipura											1
20 -	Paraspura					•						1
	Lalgarh											1
	Chokle											1
	Bandakho											1
	Masidpura				•						•	1
-	Bharudpura											1
**	Bendheo Ki								:			1
	Ambapura							•				. 1
	Bharkia											٦,
~		-	-	•	•	•	•	•	•	•	TOTAL	15

The Circar shall send a karkoon for the purpose of inspecting the above fifteen villages, the rent of which I will pay regularly without any objection. I will make such arrangements as may prevent the Bheels of Mohunpore zillah Nessakhera, zillah Umarkua, etc., from committing thefts. If any robberies take place I will be held responsible for them. If the villages of Jehangerpore be farmed out to me, the Circar will have them inspected by a karkoon in order that I may pay the rent thereof at Rs. 3 per plough. The revenue will be paid according to the following instalments, ois.:—

													of persona.
4	Jawar Wheat	••	•	•	•	•	•	•	•	•	6	**	
	Wheat		•	•	•	•	•	•	•		5		90
									Rup	••	1		

I will pay the money in three instalments.

I have of my own accord executed this engagement.

POTAIL MUNIMOOP SING and his son Bishen Sing, of Keneereepoora.

CANTONNENT:

JOHN MALOGEN.

1st Mough Boodes 1876 Sumbut.

194 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES —Bhorudgure—NO. XVI—1830.

TRANSLATION of an ENGAGEMENT executed to RANGRUNDER RAO PULE by MUNDROOF SING, POTAIL of Zillah BHERSAKHOOR and Zillah MANDOO.

Whereas Mr. Dangerfield has been appointed by the British Government to make arrangements for the suppression of robberies and for the improvement of the country. I through his mediation execute this deed to the Circar and acknowledge that if any Bhoomias, Turvees, Bheels or Bhamurs of my district commit robberies on the roads or in the villages, or if they steal any cattle, I will be responsible. I will remain in obedience to the Circar and receive the usual cesses such as damee, bhet, ghoogree, etc., in accordance with the receipts which may be found among the records of the old zemindars. I will not take those extra cesses which the potails and putwarees were during the disturbances compelled to pay. I will show to the Circar all the old documents which may be found in my possession, and in accordance with them I will take all the cesses. I will serve the Circar with fidelity. If any Bheel of my district commits theft, I will produce the thief and the stolen property. If the thief refuses to obey me, I will bring the Circar to the spot and point out the thief. If a Bheel of any other place commits robbery elsewhere and comes into my talooka, I will not give him an asylum; I will apprehend him and make him over to the Circar. If I fail to account for a theft committed in the claka, the usual ceases such as bhet, ghoogree, etc., receivable by me, may be resumed by the Circar, I will make no dispute on account of bhets, etc., for villages for which there may be no receipts extant among the records. Being unable to improve the villages which I hold in farm and to pay the revenue thereof, I give them up to the Circar. The revenue of the peshoushes villages which have been settled with me I will pay to the Circur through the Zamindar. Should I object to pay the revenue, the Circar may resume peshcushes villages which I hold: I will of my own accord give them up to the Circar. Besides this the revenues which the Turvees have hitherto paid to the Circar shall also be discharged as usual.

List of the Turves Villages.

			45101	d m	- 4	100	mount					
Mouse	Kanreepuir	a Kho	ord						•	•	•	. 1
99	Jumaie, To	ETee 1	Canja					•	•	•	•	. 1
	Rates Tale							•	•	•	•	. 1
	Balcopore							•	•	•	•	. 4
	Joonee Vee	ko		•	•	•	•	•	•	• .	•	. 1
	Amleepoore	Kum	lees	•	•	•	•	•	•	•	•	. 1
86	Muisdpoors				•	•	•	•	•	•	• .	. 1
•	Bharoodpoo	ER.	•	•	•	•	•	•	•	•	•	. 1
•	Budao Cho			LTT00		٠	•	•	•	•	•	. 1
	Ambapore !			•	•	•	•	•	•	•	•	. 1
	Bhurka Rai	wopes	dab	•	•	•	•	•		•	•	. 1
	Chowkee	•	•	•	•	•	•	•	•	•	•	. 1
	Laigurb	•	•	•	•	•	•	•	•	•	•	. 1
99	Puruspoors		•	•	•	•	•	•	•	•	•	. 1
	Bhandakho	Achla		•	•	•	•	•	•	•	•	

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED METATES 195 —Bhorudpure—NO. XVI—1880.

If any Turves of the above fifteen villages commit theft or robbery on the roads, I will be held responsible for it. I will pay to the Circar the actual amount of revenue which may be due from the Turves villages.

Dated Naulcha, 2nd Joit Scodes 1876.

I will serve the Circar and adopt such measures as may prevent thefts being committed. Should I fail to do so I forfeit the blet, ghoogree, etc.

POTAIL MUNDROOP SING,

Son of Dowlet Sing.

H. DANGERPINLD, Captoin.

Thanklation of a Dund of Relinquishment executed by Mundroop Sino, Potail, to Ramonander Rao Puar.

Whereas through the mediation of the Officer of the Mhow Station I took a lease for six villages of pergunnah Dhurrumpooree, but being unable to improve them and to pay the fixed amount of revenue thereof, I came over to Dhurrumpooree and made a representation of the above circumstances; therefore the Circar having had regard to my distressed condition has been pleased to grant me a lease for three villages and to permit me to give up three other villages.

The following are the three villages which I held in farm, vis. :-

			•				
•	Sulcote in Tuppek Tokbul .	•	•		•	•	ı
	Baswes in Tappah Khoojava						

I of my own accord relinquish the aforesaid three villages, and I have no concern whatever with them.

POTAIL MANDROOP SING,

Witnesses :

RAO RUTTUN SING of Durva.

POTAIL SAWUNT SING.

Koonwun Charm Stre, ;
Son of Mundroop Sing,

No. XVII.

Translation of an Agreement executed to Ramonumber Rao Puar through Baroofee Rusecomate by Mundboop Sing Potail and his son Bishen Sing of Bhysak, now residing in Barudpoora,—1821.

I used to levy direct from the people of the villages and the low lands of killa Mandoo in pergunnah Dhurrumpooree cesses, such as bhet, ghoogree, etc.; but now the Circar has settled at Camp Naulcha to pay me a fixed amount in lieu of the above cesses from the outcherry. I will not exact cesses from the people. I will satisfy the claims of my relations to the aforesaid cesses, so that they may have no cause to complain on the subject to the Circar. Neither I nor my relations shall send a sepoy into the villages of the pergunnah. I will continue to receive the amount fixed for me by the Circar, and I will not have any claim on the villages for the cesses in question. Any claim which I may make shall be considered null and void.

Statement of the amount fixed to be paid.

								Original fixed amount.	Nahanced amount.	Total
								Re.	Re.	Re.
1220 or 1878	Sumbet			•		•		. 100	••	100
1220 ,, 1879				•		•		100	30	130
1201 ,, 1800			•		•			130	80	100
1200 , 1861	20	•	•	•		•	•	100	30	190
1223 ., 1962	20					•	•	190	30	220
1234 ,, 1863		. •		•	•	•	•	220	30	250
1235 ,, 1884					•		•	250	30	280
1226 , 1865	20	•					•	200	30	310
1237 ,, 1986		•			,	•	•	310	30	340
1236 , 1867				•	•		•	340	30	370
1200 , 1800				•,	•	•		870	30	400
1940 ,, 1000		٠		•		•		400	30	430
1941 1000						•	•	430	. 30	400
								3,300	300	A,600
								-		

I will take the above sum of Rs. 3,630 according to the instalments fixed for each year. Other than the aforesaid amount I have no demand on the villages of the said pergunnah, or on low lands of Mandoo. I will serve the Circar and execute its orders without any objection. In default thereof I will forfeit the aforesaid amount. I will protect the roads, as well as the tradesmen and travellers passing through the pergunnah. I will adopt such measures as may prevent thefts being committed. If a robbery takes place, I will be held responsible for it; I will produce the robber. In default thereof I will make good the loss.

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED MITATES 197 —Marulaur—No. XVII—1881.

Should I fail to do so, a sum equal to the loss may be deducted from the money fixed to be paid to me in lieu of the cesses, and I will raise no objection thereto. I have of my own accord executed this deed. The person into whose territory any stelen property may be carried shall be held responsible for it.

outs fixed in t	•	•	•	•	•	•	•	•	•	•	- 1
										Rs.	
pinal on secon	mt of		nders	e end	Dhar	medec	for 1	Limbo		14	
ladad on accor	mt a	l pond	below	• ol							
Khooarobad											
Khalkhoord	•	•	•							13	
Jhakrood		•				•				5	
Petlowed						•		•		10	
										-	

shall be paid to me according to the undermentioned instalments :-Moiety to be paid at Jawar harvest.

Moiety to be paid at wheat harvest.

POTAIL MANDROOP SING and his son Bishew Sing of Kenecroepoors.

Dated Jest Soodes 11th Sumbut 1878.

With the exception of the comes above, I shall levy Bhot, Ghoogree, comes, from the villages of my relations.

Mediated and confirmed by me,

JOHN MALOUES,

Brigadier Charges

The 18th February 1821.

A precisely similar engagement was made with BRIMAN SINGE of JAMMA for Rupess 65 from Dhurrumpoores. Vide No. XXVI.

Also with Monroe Street and his son Farms Street of Rappane for Rupees 800. Ville No. XIII.

198 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED INSTATES —Blandpure—NO. XVIII—1848.

No. XVIII.

TRANSLATION of a LEASE executed by JASHWANT RAO PUAR of DRAR through RAM CHUNDER RAO, BAPUJI to PATEL BIRREN SING OF BARUDPURA,—1843.

The village of Kunripura of Killa Mandu is hereby leased to you.

		For	San	1251	• ,				•	Re.
Rental for last year .	•	•	•	•	•		•	, <u>.</u> •	•	**
Enhanced	•	•	•.	•	•	•	•	•	• .	36
		Tor	San	1959.					٠.	
Rental for last year .	•	•	•	•	•	•	• .	•	•	35
Enhanced	•	•				٠	. ·	•	.•	

You shall pay Hali Rupees forty every year into the Sirkar's treasury. The boundaries of the village will be shown to you by the Zamindar, and accordingly you shall cultivate the land belonging to it. You shall have no concern with any other para and the kills (Mandu) except Kunripura. You shall pay the revenue as above and improve the village. You shall take measures to prevent robberies in the village limits. In case of a robbery occurring you shall trace and produce the robbers, failing which you shall make good the loss. If the killadar sake for assistance you shall attend with the Bhils of your village. You shall not distil liquor in the said village. You shall serve the Sirkar with fidelity. Besides this you shall pay the usual cesses according to practice prevailing in the pargana and pay Dami Bhet, Zirat Hak to the samindars separately. You shall continue the grants in charity to the holders according to old practice. If you fail in paying the revenue or in the performance of service, the village will not remain with you.

Dated 10th of Jamedil Akhar Arba Arbin Mayatoin-wa-Akif (1844 A. A.) Martub Sood.

Mediated by my direction with the Dhar State by Lieutenant H. E. Evans on the 9th July 1843.

O. M. WADE,

Besiden

No. XIX.

Translation of a Lease executed by Ramchunder Rao Puar, through Bapoojee Raghoomath to Potail Pirther Sing, and Sawuht Sing, and his cousin Mohun Sing of Burkhera, Pergunnan Naulcha, Zillah Mandoo, and approved by General Sir John Malcolm,—1820.

The following four villages are hereby let in farm for seven years from the year 1227 or Sumbut 1876 to the year 1233 or Sumbut 1882 inclusive. You shall pay, without fail, the revenue thereof every year according to the following statement:—

Mokhas villages, two. vis. :—

1 Mouns Joyaingpoors alias Kagnipoors

1 ,, Loners Khord

2

Pushoushes village, one, vis. :—

Mouns Serspoor Bosung for the year 1226 or Sumbut 1877,

Farmed villages, four, vis. :—

1 Mouns Kherspoor

1 ,, Barkhers Bosung

1 ,, Jessepoors

1 ,, Ameripoors

4

Let in farm for the aggregate amount of Rupess 2,261.

Detailed statement of the amount of revenue fixed for each year :-

Progressive rent for two years, i.e., for the year 1227 or Sambut 1876 and 1228 or Sumbut 1877 For 1239 or Sumbut 1878 . For 1230 or Sumbut 1879-Rent for the last year . 151 Enhanced . . For 1231 or Sumbet 1880-Bent for the last year . 202 Enhanced . For 1222 or Sumbet 1861-Rent for the last year . Pahoneed rent For 1232 or Sumbet 1865-Rent for the last year . Enhanced rent . TOTAL ı And on account of Mouse Spropore

You shall pay the above sum of Rupees 2,362 of Oogein or Indere currency seconding to the above statement. You shall continue to pay regularly every year from 1233 or Sumbut 1882 the sum of Rupees 853 besides the fixed cosses on account of the perguinah. You shall pay separately the usual immunities of the semindars, and allow the cultivators without fail to enjoy the produce of their cultivated lands. If you fail to do so, your villages will be resumed by the Sarkar, and you will have no claim at all. Do not give refuge to thieves. If any Bheel of your Paras commits robbery or theft, you will be held responsible for it. You shall surrender him or else make good the loss. You shall perform service to the Sarkar with fidelity according to its orders. You shall protect the roads of the four places—killa Mandoo, Naulcha, Dhar, and Dhurrumpooree. If any cattle or any other property be stolen, you will be held responsible for it.

List of your Bheel Paras.

Mouse Skarpoore, Turves Some ı Mechapoor, Turvee Kaloo Ource . 1 " Barkbers, Turves Katto 1 Screpore Bosurg, Turvee Birvan Fatto and Kales 1 " Screpore Khoord, Kothee, Turvee Kallan 1 Amkho, Turves Lakhma 1 Konda, Turvee Maojee 1 Ames, Terror Goolba . 1 Khacapaor, Turvee Pemchand Moundel, Turves Soojan 1 . 1 Mograhao, Turvee Scouder . 1 Kooreria, Turvee Ramehand 1 Golpoors, Turves Scorts Pathree, Turvee James ı 1 Kiraya, Turvee Bhooners u

If any inhabitant of these fifteen paras commit highway robbery, etc., you will be held responsible; you shall continue to pay the revenue of these villages in the same manner as you have hitherto done. Besides this you shall make such arrangements as may prevent the Bheels of the zillahs of Mohunpore, Nimkhers, Comarkuan, etc., from committing thefts, etc. If otherwise, you will be held responsible.

You shall pay the revenue according to the following three instalments, vis. :-

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES 201 —Chloic Borblorg—NO. XIX—1880.

Endorsement in Marathes.

To Potail Pirther Sing, and Sawunt Sing and his cousin Morun Sing of Barkhera, Pergunnah Naulcha, Zilla Mandoo.

The Circar will respect your possession of your villages, whether farmed, peshcushee, tankhabundee, or inamee. You shall continue to pay annually to the
Circar Rupees 853 on account of the peshcushee and farmed villages, also the
cesses which may be fixed on account of the pergunnah. You shall enjoy the
produce of the inamee villages and perform the following services to the Circar
in killa Mandoo, Naulcha, Dhar, and Dhurrumpooree, viz., you shall make such
arrangements as may prevent the commission of robbery, theft, etc., and protect
the roads. If you fail to do so, your villages, inamee, tankhabundee, etc., will
be resumed by the Circar. The revenue of Bheel Paras in your possession shall
be realized as heretofore.

Dated 15th Rubbes-ul-Awul Sama Ashrin Mayatain-wu-Alif, corresponding with Poos 1876 Sumbut or 1741 Sukabda, Sun 1227.

JOHN MALCOLN,

Major-General.

Translation of a Deed of Relinquishment executed to Ramohunder Rao Pure through the mediation of Bapujee Raghoonath by Pirthee Sing, Potail, and his son Mohun Sing, of Moues Barkhera Khord.

Whereas through the mediation of General Sir Malcolm at the Mhow Station I took a lease for four villages of Pergunnah Naulcha, but being unable to improve them and to pay the fixed amount of revenue thereof, I proceeded to Naulcha, represented all the circumstances, and gave up the villages to the Circar: I now declare that I have no claim whatever to the aforesaid villages, as I have of my own accord relinquished them. The Circar might improve them.

Schedule of villages.

Mous	a Kheriapura Gao	•	٠	•	•	•	•				1
,,,	Jeriapura .	•		•				•	•	•	1
	Amerpure .										
	Barkbers Geon		•	.•		•	•	•	•		. 1

202 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES -Chlota Berkhero-NO. XIX-1890 AND Garki-NO. XX-1819.

I of my own accord relinquish all the aforesaid villages and execute this Deed.

Wilnesses :

POTALL PINTERS SING. KOOMWUN SAWUNT SING, KOOMWUN HUTTEN SING,

Koonwun Momun Stre, of Barkhera Khord.

SAR KALLA CHOWDHEREN, of Pergunnah Naulchs.

CHINTANAN CHOWDHERER, Kanoongoe of Pergunnah Naulcha.

THAKOOR KAMAK SING, Dependant of Potail Mohun Sing of Rajgurh.

JAMADAR SAIYAD HANIF.

Dated 11th Cheyt Boodes 1880 Sumbut or 1231.

No. XX.

TRANSLATION OF RUTTA to HUTTEY SINGE AND BURJORE SINGE,—1819.

SHERE MUNT RAJE SERRE GENERAL

SEE JOHN MALCOLM.

SERRE MUNT RAJEY SERRE RAM

CHANDAE RAO POWAR—through

BAPOO RAGEO NATE.

The following Engagement and Putta is made in the name of Huttey Singh and Burjore Singh of Bheya Khosee, Mandu for villages of Purgunnah Dharampuri. The amounts fixed for the seven years as detailed below from Sun 1227 (Sammat 1876) to Sun 1233 (Sammat 1882) shell be levied annually you should offer no hindrance.

List of the villages.

Mousa Pespia Tuppa Dola.

- .. Balware Tuppe Khujawa.
- .. Bhodur Tuppa Khujawa.
- _ Doodhee Tuppe.
- . Lodhespoors.
- . Kella Bak.

Details of the engagement.

For 6 villages of Purgunnah Dharampuri to be had "Pugrus" or Rent free for 2 years or from Sun 1227 corresponding with Sammat 1876 to Sun 1228 Sammat 1877.

											Re.
For 1229 (Samme	at 1878) .	•								101
For 1230 (Samme	at 1879) —								Ba.	
Amount of pas									٠.	101	
Increase .	•									171	
Was 1001 (Barrers										_	272
For 1231 (Samme											
Past years amo	uni	•	•		•	•	٠	•	•	272	
Increase .		•	•	•		•	•	•	•	103	
For 1222 (Samme	4 18811										375
Last years amo								•			
		•	•	•	•	•	•	•	•	375	
Increase .	•	•	•	•	•	•	•	•		76	
Was 1000 /G											461
For 1233 (Samma											
Last years amo	ant	•	•	•		•	•	•	•	451	
Increase .										74	
										_	595
								_			1.004
								T	TAL	•	1,730

You should continue to pay the above total sum of Rupees Seventeen hundred and twenty-six of the Halee or of Indore and Ujjain currencies paying each year's amount when it falls due and you should continue to pay every year in addition to the District cesses the amount of Rs. 525 as an Istimrar Jamma for the Dharampoori villages from and after the year 1233 Sammat 1882-also the Damee, Bhet, Dasturee, Zirat and other old standing perquisites of the Zameendar whatever those may be-you should raise no objections to do so and if you do, the villages shall be confiscated and you shall then have no claim. You should not give shelter to robbers. If robbers from your Para or Ellaga commit theft, you should either make over such thieves or be responsible for them and failing to make over the thieves you will have to pay for the stolen property from your own means. You will perform service faithfully and honestly as directed. You will protect the roads thoroughfares of the 4 Districts of Mandu, Nalcha. Dhar and Dharampoori and you will be responsible for any robberies committed in and for cattle of the people lifted from them. The following is the list of the parce held by you-

Mose Kothideh.	Moza Mallespoora
" Peeplaj. " Amboo Ghatee.	" Sewree.
Talman	" Jhuma.
Pheebhon	, Degmara.
N vanagements	1 pp APRIECUM

in all 10 villages. If the Turwess of the said villages commit theft or rob on the road, you will be responsible for the same and the Government demand on these Turwess for "Amul" hereto existing will have to be met—You will have to res-

train all the Bhils excepting those of Mohanpoora Zillah, Neemkhera Zillah and Amarkua and you will be responsible for every theft, etc., that occurs.

The instalments of the revenues as fixed above will be paid as follows:—

Detail of the kiets.

From	Makka crops	•	•	•	•	5 :		4.
99	Joowar crops	•	•	•	•	6	99	Abo
**	M meet orohe	•	•	•	•	•	90	the whole being paid in three instalments of Magh Bidd
								let: Sun 1227 Sammat 1876
								at the Centenments.

A Karkoon will be sent by the State to supervise the villages which you hold in the Jehangeerpoor District. Rupees three for each plough will be paid.

This engagement being made by the Sircar in the presence of General Sir J. Malcolm giving over Ijara to Huttey Singh and Burjore Singh of Bheesakowa in killa Mandu Purgunnah Dharampoori, shall be kept up as the terms thereof specify. He should continue to pay annually Rs. 525 of the Halee currency on account of the Ijara in addition to the District cesses—and perform State service for Mandoo, Nalcha, Dhar and Dharampoori preserving security and protecting the roads and so to arrange that no robberies might take place. If he fails in stopping robberies the villages will be confiscated usual amount will be taken for the Bheel Paras in the Talooka. Data 15 Rabiulowal corresponding with the month of Poos San 1227 Sammat 1876 and Shakka 1741.

SERREE MUNT RAJEY SERRE RAW CHANDUR ROW POWAR, through RAJEY SIRRE BAPOOJI RAGHO NATH.

Makes the following engagement on account of Purgannah Dharampoores of the Mando Siroar.

In favour of Patail Burjore Singh for the villages of Peeploda, Balwara and Lodheepoora. The undermentioned sums will be collected on account of the Jamma of the villages in Hales currency as they fall due at the Autumn and Spring Crops.

•												Re.
For the year	1331	•	•	•	•	•	•	•	•	•	Ra.	151
For the year	1339- Jami	-			•						151	•
Increase	٠	•	•	•		•	• .	•	•	•	10	161
For the year Last years	1993-	_								_	161	
	•		•	•	•	•	•	•	•	•	161	201
For the year	1234	-			•							
Last year Increase	:	•	:	:	•	•	:	•	. :	:	201	
For the year	1235	_							•			361
Last year		•	•	•	•	•	•	:	•	٠.	251	
Increase	•	•	•	•	•	. •	•	•	•	•		301
									7	OTAL.		1.006
									_			

You will pay the above total sum of Rupees one thousand and sixty-five as it may fall due every year and pay in addition the old standing separate perquisites of Damee, Bheit, Zerait, etc., to the Hukkdars, Zameendars and Inamdars. You will pay the Istumrar sum of Rupees three hundred and one from and after the year 1236. You will either produce the robbers or be responsible for all the robberies that may be committed within the villages of the Dharumpuree District or on the roads and thoroughfares and below Mandoo or within the Man Karum. You will serve the State with faith and houesty and lead the villages to prosperity. You will pay the cess obtaining in the District after the term of the lease expires—Dated Joith Buddi 18 Summat 1830, corresponding with 20th Romann.

To Seree Munt Rajey Seree Ashwant Rao Power through Ramonandae Bapooji.

The following Engagement or Razeenamah is entered into by Burjore Singh Bhumia of Bheisakoa.

A Puttah was granted to me through the mediation of General Sir John Malcolm for the Thana village of Peepalda and the Ijara villages of Lodheepoora and Balwara, in all three villages, making me responsible to produce all robbers committing robbery within the Man Karum or in default thereof to pay for the value of the property robbed and as no divisions of proper limits was made between myself and other Bhumias, it was found impracticable to trace out the robbers—Separate limits have therefore been fixed and boundaries defined. I will either produce the robbers committing thefts in the following villages or failing to do so pay for the value of articles robbed. Should any Bhumia or Bhils countenance the robbers the Sircar will have to give me assistance against them. If any lives be lost in my pursuit and arrest of robbers, I shall not be held responsible for the same.

Details of the limits.

ı.	Mous	Goleiktee.	1 2.		Bhogson.
3.	99	Lomola.	4.	99	Mag Jhostos.
ğ.	90	Lohnetra Khoord.	- <u>s</u> .		Sala.
7.	-	Grance poors.		-	Khul Khoord.

In all 8 villages together with the three Tanka and Ijara villages abovenamed.

I will keep control within the above limits and restrain my own relations—no complaints shall be allowed to reach the Sircar. If I fail to trace stolen property I will pay for it during the year it is stolen. I have entered into this Agreement with my own free will and consent. Dated Poor Scodes 12th Sommat 1896.

Translation of a Deep of Relinquishment executed by Burjone Sing, inhabitant of Burteauno, and Potail to Ramonumber Rao Puar.

Whereas I and Hutteh Sing in the presence of the Mhow Station officer leased six villages attached to Dhurrumpoores, but being unable to cultivate them and

906 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES -Gorhi-NO. XX-1819 AND Jouria NO. XXI-1806.

to pay the revenue, Hutteh Sing gave up the said six villages and executed a separate deed of relinquishment; and whereas the Circar, when at Naulcha, having had regard to my humble petition which I submitted there, was pleased to grant me a lease for three villages and to permit me to relinquish the following three villages, vis.:—

Mousa Bhodul .					•	•	•		•		1
" Keyalabani	•	•	•	•	•	•	•	•	•	•	1
" Doodhee .	•	•	•	•	•	•	•	•	•	•	1
				÷							7

Wherefore I of my own accord relinquish the above three villages which I held in isarah tenure, and I have no concern whatever with them.

POTAIL BURJORE SING.

Witnesses:

POTAIL SAWURT SING of BULUB.

MURLOE BARRAJEE.

MURIOR SUMBROO SING

KULLYAN RAR CHOWDHEREE, Kanungo and Potail of Nauloka.

CHINTAMUN CHOWDHEREE,
Cancongoe and Potail of Naulcha.

Dated 12th Jest Booder 1880 Sumbut.

No. XXI.

Translation of a Samad from Daulat Rao Sinds to Nadir Sing, Potail of Jamela, mediated by Sir John Malcolm,—1806.

MAJOR STR JOHN MALCOLM SAHIB BAHADUR, Cantonment MROW. DAULAT RAO SINDE.

In English.

Confirmed and guaranteed.

JOHN MALCOLM, Major-General,

Agreement for lease (ijers) of villages of Kanera, Silotia, Bheru-Piplia, Khedi, etc., in all four villages in the Digthan Pargana of Sarkar Mandu, Subah of Malwa in the Sarkar's (i.e., Sindhia's) Japir (may his heart be exalted).

It runs from see 1214 * (from the year fourteen) in Malwa,† according to the arrangement come to with Bhumis Nidar (Nader) Singhji, through Jan Rao Mahadik

*A.D. 1806.
†Sense not clear but

and Mahipat Raoji, Amins of this Pargana, securing to him in that pargans the dome, baters, excluding the blief, payable to the Zamindars, Grasias, Bhumias, etc., separately. The villages are to be improved and the

instalments, as fixed, are to be paid in yearly at each season, into the treasury and the regules are to be kept contented.

All losses and all gains will lie on the Ijaradar. So this patts has been given and is correct. Samuat 1214 to 1215 rent free:—

•	lear.						Rovenue.	Enhance- ment.	Total.
							Re.	Re.	Ra,
1216	•		•				201	NU	201
1217		•					201	15	216
1218		•					216	15	231
1219		. •		•	•		231	15	236‡
1220							236	15	251

From the year 1221 it will be istimrar.

Endorsement in Marathi.

The above agreement for five years § is for Rs. 251 (two hundred and fifty-one) excluding amla, bhet, Zamindari (and hake of), shumias § So in Sease. and Grazias (to be paid) separately. Be it known. 18th Rabi-ul-akhir, (1229: 4th February 1830).

On this agreement Rs. 251 (two hundred and fifty-one) was settled as regards these four villages in the year 1229 in the presence of Rajshri (blanks), and so it shall be carried out. If any failure in paying occurs, the villages may be attached and made theles.

No. XXII.

Translation of a Perwassan from Mulhar Rao Holkar, to Sudardess, Havildar, Kamaisdar of Pergunnah Hasilpore, 1219 A.A.,—1818.

The tankha which Nadir Bheel used to receive directly from the villages of the above pergunnah has been stopped, and it has been settled that he will adopt measures to prevent thefts in the mehal, and also that if any thefts take place

² So in original, but is clearly an error for Rs 346 as increment of 15 is distinctly given

208 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES --Johnson-Nos. XXII-1818 AND XXIII-1819.

in the villages, or if any mischief be committed in the fields, he will be held responsible for the same. You are therefore directed to collect the money which the said Bheel used to receive as tankha from each village of the mehal, and to pay him annually from the aforesaid year the sum of Rs. 357 of the local currency from the mehal cutcherry in the following two instalments, taking receipts from him for the same:—

On the full m	noon (ol										Re
Ughran						•						178
Cheyt .	•	•	•	•	•	•	•	•	•	•		178
aled 20th Su	fur	1219	4.	4.								
recisely simi	lar p	erwa	nnal	for	the f	ollow	ring s	ums	:			
recisely simi On Depatpor		erwa	nnal	for	the f	ollow	ring a	ums	:- ·			_
		erwa			the f	ollow	ring a	um,	:- ·	•		2
On Depalpor		•					ring a	•	•	•	•	2
On Depaipor Sanwair .		•			•	•		•	•	•	-	2
On Depaipor Sanwair . Indore .		•	•	•	•	•		•	•	•	-	71 84 85

No. XXIII.

TRANSLATION of a SUNNUD to PATEL BRIMAN SINGE, Bhumis of Jameia, regarding Kunjrod village in Digthan Pergunnah,—1819.

RAJESHRI MAJOR-GENERAL SIR JOHN SHRIMANT DAULAT RAO SINDHE MALCOLM SAHIB BARADUR.

Agreement confirming the lease of Patel Bhiman Singh, Bhumia of Jamnia of Kunjrod village, in the Digthan Pargana, Sarkar Mandu, Subha of Malwa, in the Sarkar (Sindia's) Jagir, Shrimant (blank). The revenue for five years from san 1229 to san 1233 (is hereby granted) at the end of the rabi harvest for Rs. 1,281 twelve hundred and eighty-one, including the cesses of the pargana, dami, katotra and babti and excluding the blet of the Zamindars, Bhumias, Grasias, etc., which are to be paid separately.

This agreement was made before Rajahri (blank) in accordance with the arrangement made under the superintendence of Rajahri Jan Rao Mahadikji through Rajahri Madho Rao Mahadik, Amil of this pargana. Patel Bhim Singh agrees with this and gives his acceptance in writing. The villages are to be improved and the revenue is to be paid in yearly at the harvest, to the Treasury. The cultivators should be made contented. Loss and gain will lie upon the Ijar

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES 209 --Journia—NOS. XXIII—1819 AND XXIV—1830.

dar: after five years it will become istimrar. If default occurs in payment, the villages will be made khalos.

					1	Detail	s of	lease															
Year	P.					,			Revenue.	Establish- ment.	Total.												
8an 12									Ra. 136	Ra. Nil	Re. 136												
A	in							101	••	••	••												
84	lak		•	•	•			35		••	**												
								136															
San 12	30				•				136	51	187												
		1230	1231	1231		1231	1231		1231					:		:	•		:	:	187	51	238
	22		:	:		:	:	:	238	81	\$19												
	33	:	÷	:	:	:	:	:	319	82	401												
									1,016	265	1,281												

Dated Mitti Jesth Sudi 13 Teras, 1229 (6th June 1819).

Marathi Endorsement.

A total sum of Rs. 1,281 including enhancements, for five years, is to be paid in yearly as written above to the Treasury.

Dated 29 Month of Zilhijja, San Arabi Ashrin Mayaten wa alaf (1220 A. A.-20th October 1819).

Confirmed and guaranteed.

JOHN MALCOLN,

Major-General.

No. XXIV.

Translation of a Sunnud granted by Sin John Malcolm to Bhreman Sing, son of Nadir Sing, Bhoomia of Jamnia, dated the 8th May 1820.

Whereas Major-General Sir John Malcolm has settled with Maharaja Holkar at the Station of Mhow, the case of Nadir Sing Potail's tankha, and whereas Bheeman Sing, son of the said Nadir Sing, has been appointed in his father's place, the tankha which was enjoyed by his father will be continued to Bheeman Sing without fail, provided he serves the British Government and maintains good behaviour, in which case the British Government guarantee the continuance of the tankha to Bheeman Sing.

Dated 8th May 1820, corresponding with 24th of Rujjub, 1235 A. H.

JOHN MALOOIN

Major-General.

210 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES —Journe—NO. XXV—1989.

No. XXV.

Translation of a Sunnud from Maharaja Mulhar Rao Holkar, to Bherma Sing, Potail, Bhoomia, of Mousah Jamhia,—1820.

This Agreement was obtained through my mediation, and is guaranteed by me.

John Malcoln, Major-General.

From the Circar of Raje Sree Mulhar Rao, to Bheeman Sing, Potail, Bhoomia of Mousah Jamnia,—dated Sursan Ahde Ashreen Maotin-valif (1221 A.A.),—1820.

You, having attended on His Highness at Indore, represented that, if the village of Kheree of the Hasilpore Pergunnah were leased to you on five years' istawa (progressive rent), you will bring the said village under cultivation and continue to pay to the Circar whatever may be fixed as the amount of the istawa (lease), deducting therefrom the sum of Rs. 150 per annum on account of the pay of six sepoys you maintain on the Ghat of Doorjanpoora under the orders of the Kamaisdar of Hasilpore.

In consideration of the said representation the said village, which is not now "Some say it means "from the next year," to be given to you on istawa (progressive rent) for five years, the amounts of each year being fixed as below:—

		Sun	ibut 1	881,	or B	on 18	34.			<i>*</i> .	
Amount of last year									•		3
Increase	•	•	•	•	•	•	•	•	•	•	ı
•								1	Cotal	•	4
		Sumb	net 18	82 , o	r Sus	123	5.				,
Amount of last year											4
Ingresse	•	•	•	•	•	•	•	•	•	•	3
		•						1	otal		7

in all, for five years, Rs. 701 being fixed (including) increases. This letter is addressed, giving the izars of the said village to you; you will from year to year increase the cultivation of the village according to the terms of the istawa, or increase. You will deduct from the yearly jams of the village the sum of Rs. 150 on account of the pay of the men you maintain on the Deorjunpoors Ghat, and continue to pay the balance to the Circar; and you will obey the Mamlutdar and populate and cultivate the village.

Dated 5th Mohurrum (Mortub Shood).

No. XXVI.

1821

Sheimant Rajeshri Ram Chamdar Rao Puar Sanib through Rajeshri Bapuji Raghumatrji. Shrihant Rajeshri Major-Gemeral Maloolm Sahibji Bahadurji,

AGREEMENT between SIRCAR RAJESHEL.... and PATEL NADIR SING and his son BRIHAM SING, Bhumia of JAMHIA, made in the presence of....

Hitherto you levied your bhet dues direct from the villages in the Dharampuri Paggana, and in lieu thereof rendered services in that pargana, as well as along the foot of Mandu. The matter has recently been settled at Camp Naloha, and I have willingly agreed to the settlement. I will receive the fixed sum which will be paid to me from the Sirkar's Kutcherry, and I will not collect the dues direct from the villages. I will settle the matter with my brother and relations so that they shall not complain to the Sirkar.

Neither I nor the sepoys of my relations shall enter the pargana direct. I will receive the dues which have been fixed by the Hazur, and I have no claim to other dues except in the pargana between the Maun and Karum rivers and the low lands Mandu. I will receive the aggregate sum fixed on account of export dues of the pargana and have no claim to any other dues. Any claim to other dues which I may prefer will be void.

919 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES -- James -- NOS. XXVI-1881 AND XXVII-1888.

The following amounts have been settled to be paid through the kutchery :-

¥	oar.				Sambat.	Fixed amount.	Progressive amount.	Total.
		•				Re.	Ra.	Ra.
San	1229		•		1878	5	44	5
**	1230				1879	5	10	15
**	1231			4	1880	15	10	25
**	1232				1881	25	10	35
**	1233				1882	25	10	45
99	1234		•		1863	45	10	85
34	1235				1884	55	10	65
						100		
						185	60	245

Total Rupees two hundred and forty-five, which I will receive according to the fixed annual instalments from San 1236 (Sambat 1885). I will receive Rs. 65 per annum and attend to render service to the Sirkar as directed without fail. Should I fail to do service, I will forfeit the aforesaid money. You will see that traders and travellers are protected from robbers, and that no thefts or robberies are committed in the pargana. If any theft or robbery takes place, you will be held answerable, and produce the culprits, failing which you will make good the loss. If you do not pay compensation, it will be deducted from the above amount. Any objection to this being made will not be listened to. The above amount will be paid by two instalments, vis., half when the Jowar is harvested, and half when the wheat is collected.

Dated Jait Sudi, 11th Sambat 1878.

The above sum of Rs. 65 fixed in the presence of the Sahib, exclusive of the five villages belonging to zemindars, vis., Limbola, Khusrobad, and Khall Khurd (Inami), Jhakrod and Pitläwad (*Dharmadao*), will be duly paid and this Agreement adhered to.

Dated 17th of Ramson, Son Isonni-Asharin Mayatain-wa-alif (1222 A. A.).

Mediated and confirmed by me.

JOHN MALCOLM, Major-General.

No. XXVII.

Translation of an Engagement executed by Potall Breeken Sing, son of Nadre Sing, of Pergunnah Januta, to the Circar,—1833.

Whereas my ancestor, Potail Nadir Sing, performed good services at Dhurrum-poores in Dhar, and the Circar being pleased with him conferred upon him in

BOUTHERN STATES OF CENTRAL INDIA—MEDIATISED MSTATES 218 —Jamaia—NOS. XXVII—1833 AND XXVIII—1859.

istimrari tenure mousah Dabir in pergunnah Dhurrumpooree; and whereas the revenue on the above mousah was fixed at Rs. 150 per annum in the presence of Captain Johnston: therefore I will pay every year the said amount of Rs. 150 into the Circar's treasury at Dhurrumpooree and take receipts for the same; the Circar shall have no other demand on me. I will not at all interfere with the dharmadao (religious endowments) and snam lands of those who have held them from of old. If any robber or thief with stolen property takes refuge in my ilaka and the tracks are followed into my ilaka, I will be held responsible. In time of need I will, like other Bhoomias, be in attendance on the Circar and render service. If I fail to pay the revenue, the Circar will have a right to adopt coercive measure for the realization of the same. I have of my own accord entered into this engagement.

Dated 9th Bysack Boodes 1890 Sumbut.

Witnessed.

W. JOHNSTON,
Assistant to Resident.

Indone; The 29th April 1833.

No. XXVIII.

Translation of a Lease granted by Tookajes Rao Holkar to Brezman Suse, son of Nadia Sing, Bhoomia, 1252 A.A., 1919 Sumbut, 1774 Sook,— 1852.

Whereas you came over to Indore and requested that the village of Khaires which you held in farm, but which was taken from you after the expiration of the lease, and has been under the direct management of the Circar for the last three years, might be farmed out to you in istimrari tenure. After a due consideration of your request the Circar has determined to take an engagement from you and to let to you the above village from the aforesaid year in istimrari tenure; a lease of it is therefore granted to you at a rent of Rs. 901 of the local currency, i.e., Rs. 800, which you used to pay before, and Rs. 101 now added to it. You will improve the village, and in no way oppress the people, but, on the contrary, you will keep them satisfied. You will pay every year into the treasury the rent of the village farmed out to you in perpetual tenure according to the instalments, and send reports of all civil, criminal and political cases. If you fail to abide by the terms of your engagement, the village in question shall be taken back and placed under the management of the Circar.

Dated 29th Jemmades-ul-Awul, corresponding with 21st March 1852.

214 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED MOTATES —Jennie—NO. XXIX—1871.

No. XXIX.

TRANSLATION of a SANAD granted to HAMIR SINGE, BRUMIA of JAMEIA, by Sir Henry Davy, Opymiating Agent to the Governor-General for Central Indea in 1871.

Whereas, on enquiry, the Government of India have ascertained that the Bhumia of Jamaia is entitled by prescriptive right to the possession of the paras, villages and land described below, and that since the settlement of Malwa in 1818, he alone has been held responsible for the security of life and property in those paras and villages, without any interference on the part of any Native State, his right to the possession of these paras is confirmed, and this sanad is granted to the said Bhumia and his heirs on condition that his behaviour continues to be good. He will be subject to the control of the Governor-General's Agent only.

Detail of paras and villages.

- 1. Mywas Jamnia.
- 2. Koria otherwise Kutoriapura.
- 3. Kotrapura.
- 4. Ambapura.
- 5. Pirghatapura.
- 6, Ardhi Bhardipura.
- 7. Imlipura.
- 8. Baglia otherwise Dhuripura.
- 9, Bhura Kua.
- 10. Hirapura.
- 1). Tipkiapura.
- 12. Bhimgarh otherwise Kuripura.
- 18. Gondiamal otherwise Samarghati otherwise Gubiakimál.
- 14. Bhawar Kund otherwise Bhawarpura.
- 16. Bhairnghati.
- 16. Moripura.
- 17. Jhekrie otherwise Jirapura.
- 18. Dudi Kora.
- 19. Banjari.
- 20. Pethara.
- 21. Gondipura otherwise Bhagipura.
- 22. Chawar Baori.
- 23 Gügzipure.

- 24. Prithipura otherwise Guljaripura.
- 25. Dhôrmáriánara.
- 26. Hatwárá otherwise Kagrapura.
- 27. Gulihiri.
- 28. Chúna Bhati.
- 29. Indar Baori.
- 30. Bhúrí-ghati.
- Ohhota Jamnia.
 Pardiamál.
- 33. Südliamálpüra otherwise Sudliapura.
- 34. Galawali Mowripura.
- 35. Júnápáni.
- 30. Bagri otherwise Aseria-ki-mál.
- 37. Karondi Kuli otherwise Karondia.
- 38. Kakora Nali otšerwise Saglakhali.
- 39. Morikirai otherwise Khejrapura.
- 40. Sálámál otherwise Salipura.
- 41. Alipura.
- 42. Falkiaghatpura.
- 43. Bayaghatipura.
- 44. Dårgapura.
- 45. Bhanwah.
- 46. Satmowri otherwise Chhota Manipura.
- 47. Chip Khodra.

H. D. DALY,

Offg. Agent to the Governor-General for Central India.

INDORE:

The 18th November 1871.

No. XXX.

TRANSLATION of the KUBOOLYUT given by BRUGWURT SING of KACREE BARGDA to RAMOHUNDER RAO PUAR SARIB, dated DRAR,—1818.

I, Ehngwunt Sing of Kachee Bareda, hereby state that the amount of tankha en account of my old villages has been settled through Sir John Malesim.

The villages are as follows :-

1 Kachee	Baroda.	•	Brough	t forward.
1 Mount	Dhamnie.		_	
1 "	Galowda.			Kunkrej.
1 "	Bamanda Boosrook.	1		Chyn Khoord.
1 ,	Scotia.	1		Gogal Kharee.
1 ,	Kiehonpoora.	1	**	Wargaree.
1	Mya Kheree.	1		Kullianpoora.
1 "	Bhoyia Kheree.	1		Kuttodia Beesrook.
1	Khyrwass.	1	20	Bhyrwarse.
9 village	Carried over 9.	16	Total v	illeges sixteen.

The tribute to be paid on the above 16 villages amounts to Rupees 9,080 and on account of khasgee Rupees 379, total Rupees 9,459.

I agree to pay the above Rupees nine thousand four hundred and fifty-nine annually without demur, and in the event of my failing to do so, I will make over these villages until the amount of tankha is liquidated; I hold myself responsible for any matters of dispute there may arise between any of Cirkar's villages and myself or relatives. I will regularly pay the tankha and will not mix myself up in any matters of dispute with the other Rangars or Kotreewalas; I will receive my jeeratee land after the due presentation of the documents, and will furnish "fur funnasas" (trifling Government dues, such as wood, grass) as heretofore; I will allow no one who has incurred the displeasure of the State to live in my claka, and I will surrender the villages that are held by me in izarah.

The instalments of the annual payments to be made are as follows :--

									Re.
lst Kartick Sordee								•	1,181
10th Poor Scodes							÷	•	3,551
15th Cheyt Scodes									2,365
15th Bysack Soodse		•	•	•	•	•		•	`2,362
						To	al	-	9,450

For the payment of this tankha I will give soncar's security yearly.

Dated Poor Booder 1st, Summet 1875.

216 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES —Keckli Berode—NO. XXX—1818 AND Kell Beori—NO. XXXI—1820.

This engagement between Bapoo Rughoonath, Dewan of the Rajah of Dhar, and Bhugwunt Sing, Rajah of Kachee Baroda, in the pergunnah of Budnawur, was concluded under my mediation at Amjherra on the 14th December 1818.

JOHN MALCOLM,

Brigadier-General.

Agreed to by Dewan Bapoo Rughoonath.

No. XXXI.

Translation of a Lease executed by Ramchumder Rao Puar through Buroojee Rughoonate to Sawurt Sing Potall and his son Puddum Sing of Testerpore, Zillah Mandoo, and approved by General Sir John Malcolm,—1820.

Six villages in pergunnah Dhurrumpooree are hereby let in farm to you for seven years from the year 1227 or Sumbut 1876 to the year 1233 or Sumbut 1882 inclusive. You shall pay without fail the revenue thereof every year according to the following statement:—

		Villages.
1	Mount	Rome Dhame,
1		Balespore.
1		Dhebula.
1		Huesunpose.
1	••	Abdullapore alias Kales Bowres.
1		Ahmedpore alias Chitres.
1		Ahmudpore alias Chitres.

Detail of rental.

B		/	. 10			-		Re
Progressive sout the 1 1976 and 1226 or Sur For 1220 or Sumbut 18							: :	301
For 1230 or Sumbut 18 Reat for the last year Augmented	79-	:	:	:	:	:	Ra. 101 100	-
For 1991 or Sumbut 18 Road for the last year Augmented		:	:	:	:	:	901 100	201
For 1999 or Sumbut 18 Read for the last year Augmented	•	:	:	:	:	:	301 100	401
For 1923 or Sumbut 184 Rent for the last year Augmented		:	:	:	:	•	401 100	801
				T	OTAL)	•		1,507

You shall pay the aforesaid sum of Hali Rupees 1,507 of Oogein or Indore currency according to the above statement. You shall continue to pay every year Rupees five hundred and one from 1233 or Sumbut 1882, and also the fixed cesses on account of the pergunnah. You shall pay separately the usual immunities of the zemindars and allow the people without fail to enjoy the produce of their cultivated lands. If you fail to do so your villages will be resumed by the Circar, and you will have no claim thereto. Do not give refuge to thieves. If any Bhil of your Paras commits theft you will be held responsible for it; you shall surrender him or else make good the loss. You shall serve the Circar with fidelity according to its orders and protect the road of the four places, killa Mandoo, Naulcha, Dhar and Dhurrumpooree. If any cattle of the people or any other property be stolen you will be held responsible for it.

List of your Bhil Paras.

1	Mouse	Neeldah, Turvee Dheera.
1		Dhowlee Baori, Turvee Dhunna.
1	"	Khori Mauri, Turvee Mugla.
1		Ramgarh Pem-chand Deola.
1	99	Bheemanpore, Turvee Gotia.
1	**	Bahadurah, Turvee Ooda.
-		
6		

If any inhabitant of these six villages commit highway robbery, etc., you will be held responsible. You shall continue to pay to the Circar the revenue of these villages as heretofore; you shall make such arrangements as may prevent the Bhils of the zillahs of Mohunpore, Neemkhera, Oomurkooa, etc., from committing thefts, etc.; if otherwise, you will be held responsible. The Circar will take the revenue of your villages at Rs. 3 per plough in pergunnah Jehangirpore, and will send a Karkoon in order to inspect the villages. Dowlut Sing, son of Ubhoy Sing, has no claim on the Circar; if he asserts his claim you will be answerable. You shall pay the revenue in the following three instalments, viz.:—

Dated Camp,—Boodee of Maugh 1227 or Sumbut 1876.

Endorsement in Marathi.

This Lease is executed by Sawunt Sing Potail and his son Puddum Sing of Tretrepore, Zillah Mandoo, by Ramchunder Rao Puar, and approved by General Sir John Malcolm.

The Circar will respect your possession of your farmed villages according to the foregoing statement; you shall continue to pay annually to the Circar Rupees

218 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES —Kali Baori—NOS. XXXI—1820 AND XXXII—1821.

501, being the full amount of the revenue of your farmed villages in Pergunna Dhurrumpooree, and also the fixed cesses on account of that pergunna. You shall serve the Circar in killa Mandoo, Naulcha, Dhar and Dhurrumpooree, and make such arrangements as may prevent the commission of highway robbery, theft, etc. If you fail to do so, your villages will be resumed by the Circar.

The revenue of the villages in your Elaka inhabited by the Bheels shall be realized as heretofore.

Dated 15th Rubbes-ul-Awul 1220 (A.A.), corresponding with Poss 1227 or Sumbut 1876, or 1741 Sukubda.

JOHN MALCOLM.

Major-General.

No. XXXII.

CAMAD granted by RAM CHANDAR RAO PUAR, RAJA of DHAR, through his DEWAN BAPUST RAGHUNATH PATEL SAWANT SING and his son PADAM SING of BARDIA, now residing in FATEMPURA, and approved by Major-General Sir John Maloolm,—1821.

Shrimant Rajeshri Ram Chandar Puab Sahebji Vidman Rajeshri Bapuji Raghunathji. SHRIMANT RAJESHRI MAJOR-GENERAI SIR JOHN MALCOLM SAHEB BAHA-DURJI.

Qararnamah Sirkarji rubru Huzurji taha Patel Sawant Sing wa Kuar Padam Sing Bardia, hal Fatelapura.

TRANSLATION.

Formerly you used to collect from the villages attached to Killa Mandu in the Dharampuri Pargana, certain cesses, viz., Ghugri, Bhet, Rabia, Lasanmandua and the other usual duties, and to levy directly from the Pargana and from traders Sayer duties in money at the Chowki of Baiganda and the Dol Chabutara on the high road. It has now been settled at Nalcha that a fixed amount will be paid to you through the Sirkar's kachery and you are no longer to levy duties from the people of the Pargana or from traders. Further, it is incumbent on you to come to an understanding with your relations, so that they may not complain to the Sirkar, and neither your own sepsys nor those of your relations are to go into the villages of the Pargana. You are to continue to receive the sum fixed by Government in lieu of cesses, and, with this exception, you have no other claim on the Pargana. If you make any claim, it will be considered void.

SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES 219 ---Koli Bassi-NO. XXXII-1821.

Detail of agreed payments.

	Yes	ME.					Original fixed amount.	Annual incre- ments.	Total.
							Ra.	Re.	Re.
1930 or 1878 S	ambat		•		•		300	••	300
1230 1879	20 0	•	•	•	•		800	80	380
1931 ,, 1880				•	•	•	380	. 80	460
1982 ,, 1881			•	•			460	80	* 540
1233 ,, 1882	,, .						540	80 -	620
1234 " 1883	29			•	•		620	80	700
1235 ,, 1884	,,		•	٠	•		700	80	780
1 23 6 " 1885	,, .	٠.		•	•	•	780	80	860
1237 " 1886			•	•			860	80	940
1238 " 1887						•	940	80	1,020
1239 ,, 1888	,,		•				1,020	80	1,100
1240 ,, 1889	,, 4		•	•	•	•	1,100	80	1,180
1241 ,, 1800	., .					•	1,180	80	1,260
1242 ,, 1891	99					•	1,260	80	1,340
1243 ,, 1893	99					•	1,340	37	1,377
1244 " 1893	99		• .•		•	•	1,377	••	1,377
							13,157	1,077	14,234

The fixed amount of Rs. 1,377 is to be paid yearly. The aforessid sum of Rs. 14,234 shall be paid according to the instalments fixed for each year. With this exception you have no other claims on the aforesaid Pargana situated between the Man and Karam rivers and the foot of Mandu. You shall attend to perform the service of the Sircar, as you may be ordered, without making any excuses. Should there be any failure in your service you shall forfeit the aforesaid amounts. You shall protect the ryots of the Pargana and traders, etc., passing along the road. You shall be responsible that no thefts or robberies take place. If any theft or robbery occur, you will be answerable for it. You shall produce the robbers, or, if you fail to do so, you shall make good the loss out of your own means. In default thereof, the loss shall be made good out of the fixed amount payable to you. Any claim made by you in the matter will not be recognised. The Sirkar on its part will adhere to this agreement. The district into which stolen property shall be traced shall pay compensation.

(N.B.—This evidently refers only to robberies taking place between the Durbar's and the Bhumia's districts.)

Re. 1.500

220 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES -Kuli Baori-NO, XXXII-1821 AND Mota Barkhera-NO, XXXIII-1820.

From this is to be deducted the following amount payable by the zemindars out of Inami villages and villages granted as charitable bequests:—

										Ra.	٨.	
Limola .		•			•	•		•		30	0	
Khusrobad	•	•		•			•			23	0	
Khall Khurd		•	•	•				•	•	26	0	
Patiewad .		•		•	•	•		•	•	22	8	
Jhakhwood	•	•	•	•	•	•		•	•	22	8	
											-	
												123

Total one hundred and twenty-three Rupees, leaving Rs. 1,377 to be paid according to the following instalments:—

1st.-Sialu kist when the jowari is harvested.

2nd.—Unalu kist when the wheat is harvested.

Dated 11th of Jeth Sudi, Sambat 1878 (corresponding to 1821).

(Endorsement.)

Concluded and dated 11th of Ramzan, San Isanne Ashrin Mayatain wa alif (1222 A.A.).

Mediated and confirmed by me.

JOHN MALCOLM,

Major-General.

1,377

NALCHA; 12th June 1821.

No. XXXIII.

TRANSLATION of a Lease executed by RAMCHUNDER RAO PUAR through BAPUJEE RUGHUNATE to FUTTER SING, Potail, and his brother Chaen Sing, of Burkhera, Zillah Mandoo, and approved by General Sir John Malcolm,—1820.

Eleven villages in pergunnahs Dhurrumpooree and Jehangerpoor are hereby let in farm to you for seven years from the year 1227 or Sumbut 1876, to the year

1233 or Sumbut 1882, inclusive. You shall pay without fail the revenue thereof every year according to the following statement:—

		Ville	iges.			•		
						Ra.	Ra.	Re.
In Pergunnah Dhurrumpoor	00	•	•	•	•	•	•	4,271
l Mousa Pagara Tuppa I)ole.							
1 " Surfersbad Tup	pa D	olə.						
l " Sadikpore Tupp	a Do	le.						
l ., Kankerda Tupp	a Tai	rapore) .					
l " Doongurgson To								
1 " Shualda Tuppa i		•						
l Loharee Tuppe	Caraj	pore.						
7, i.e.,								
One peshoush village, Mou	za P	agara	Tupp	Dole				101
Six farmed villages .	•	•		•	•	•	•	4,170
For two years, i.e., 1227	and	1228	Sumb	uts 1	376-			
Mousa Sorhabad .			•	•	•	80		
" Sadikpore .	•	•	•	•	•	70		
71 1000 - 0 - 1 - 1000							150	
For 1229 or Sumbut 1878	•	•	•	•	•	•	261	
For 1230 or Sumbut 1879-	-							
Rent for the last year	٠	•	•	•	•	261		
Augmented	•	•	•	•	•	254		
For 1231 or Sumbut 1880-							515	
Rent for the last year						515		
Augmented						276		
	•	_	•	Ť	•		791	
For 1232 or Sumbut 1881-	•							
Bent for the last year	•	•	•	•	•	791		
Augmented	•	•	•	•	• '	237	1.028	
For 1223 or Sumbut 1882—		•					1,000	
Rent for the last year			•			1,028		
Augmented						307		
-							1,496	
					:		4.170	
								-
•							-	
								4,271
							-	

222 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES -Moto Barkhero-NO. XXXIII-1890.

	Villag	er.		-			
						Ra.	Re.
In Pergensith Nauloha i.a., mokasse or rent-free vill Mousah Panala. Do. Mugusepoora. (sie 1 Pushoushes village, Mousah 1 Stanbash 1876.	Magaspi Barros.	ire).	ibo ye	er 12	• 27 æ	201	201
Sumbut 1876 . In Pergunnah Jehangerpore, year 1237 or Sumbut 1876	Mouse	Surf	rabad	, from	n the		61
year 2207 00 0022000 2070	•	:	•		•	•	363
				Total	L	•	4,523

You shall pay the revenue to the amount of Rupees 4,533 of Oogein or Indore currency according to the above statement. You shall continue to pay every year from 1233 or Sumbut 1882 Rupees 1,526 on account of Pergunnah Dhurrumpooree; Rupees 201 on account of the village in Pergunnah Naulcha; and Hupees 61 on account of the village in Pergunnah Jehangerpore, i.e., the total amount of Rupees 1,788 besides the fixed ceases on account of the pergunnah. You shall pay separately the usual privileges of the zemindars, and allow the people without fail to enjoy the produce of their cultivated lands. If you fail to do so, your villages will be resumed by the Circar, and you will have no claim thereto.

Do not give refuge to thieves. If any Bheel of your para commits theft, you will be held responsible for it. You shall surrender him or else make good the loss. You shall serve the Circar with fidelity according to its orders, and protect the roads of the four places, kills Mandoo, Naulcha, Dhar and Dhurrumpoorce. If any cattle or any other property be stolen, you will be held responsible for it.

List of the villages in your clabs inhabited by the Bheels.

1 Mousa Sikarpoors, Turvee Soms. 1 Meghapoora, Turvee Kalco. 1

Morda, Turvee Soojan.

Barkhers, Turvee Hattop. Pathares, Turves Jessoo Bhoots.

Koonda, Turves Masji.

Kiraya, Turvee Bhimra.

Scorparkothes, Turves Kalia.

Kheriapore, Turvee Pemchand.

ı Gelpoors, Turvee Scorts.

1 Amkho, Turvee Lakhma. 1 Mogragaon, Turvee Sundar.

1 Scorpoor Booscory, Tervee Beerbhan.

Koorure, Turves Ramohand.

Amria, Turvee Goolbia.

If any inhabitant of these fifteen villages commit highway robbery, etc., you will be held responsible. The Circar will take the revenue of these villages as heretofore. You shall make such arrangements as may prevent the Bheels of the zillahs of Mohunpore, Nimkhera, Oomarkoon, etc., from committing thefts, etc. You shall pay the revenue in the following three instalments, vis.:—

In the se	seon of	the Muses c	rop of the	revenue					5	annes
	**									
	99	Wheat a	and gram	•		• •	•	•	5	
					To	al Ru	pee		1	

Dated Camp, 1st Boodee of Maugh 1227 or Sumbut 1876.

This Lease is executed to FUTTER SING, Potail, and his brother Charm Sing of Barkhera, Pergunnah Naulcha, Zillah Mandoo, by RAMOHUND RAO PUAR, and approved by SIR JOHN MALCOLM.

The Circar will respect your possession of your farmed villages as well as peshcushee, tankhabundee, and inamee villages according to the foregoing statement.
You shall continue to pay annually to the Circar Rupees 1,788; i.e., Rupees 1,526
on account of the villages in Pergunnah Dhurrumpooree; Rupees 201 on account
of the village in Pergunnah Naulcha; and Rupees 61 on account of the village
in Pergunnah Jehangerpore, and also the cesses which may be fixed on account
of the Pergunnahs. You shall enjoy the produce of the inamee villages and serve
the Circar in killa Mandoo, Naulcha, Dhar and Dhurrumpooree. You shall make
such arrangements as may prevent the commission of robbery, theft, etc., and
protect the roads. If you fail to do so, your villages, inamee, tankhabundee, etc.,
will be resumed by the Circar. The revenue of the villages inhabited by the Bheels
in your ilaka shall be realized as heretofore.

Dated 15th Rubbes-ul-Awul 1220, corresponding with Poos 1227 or 1876 Sumbut or 1741 Sukubda.

JOHN MALCOLM,

Major-General.

The original Sunnud signed by Sir John Malcolm having become very old and much torn and defaced, the present copy was made by it at the Bhoomia's request and authenticated by me as a true copy.

> H. A. EVANS, Offg. Assit. Reedt., Indore.

TRANSLATION of an ENGAGEMENT executed by FUTTEH SING, Potail, and his brother Koonwur Chaen Sing of Barkhera, in Pergunnah Naulcha attached to the fort of Mandoo, to Ramchunder Rao Puar, through Bapoojee Raghoonath.

Whereas the Circar has issued an order to make arrangements in killa Mandoo, Naulcha, Dhurrumpooree, Pergunnah Dhar, to prevent the predatory excursions of the Bheels: therefore I represented that, in consequence of my villages having been laid waste. I have no means of employing sebundees for the purpose of checking the Bheels; and request that the Circar may be pleased to advance me such amount of money as may enable me to entertain 50 sebundees for six months. I also promise that after six months, when my villages shall have been improved, I will serve the Circar and pay the sebundees out of the income of the said villages, and if I fail to put a stop to the raids of the Bheels and Bhamas, I will refund from Bagree the amount paid to them in the six months. The sebundees shall locate at the thannahs of Naulcha and Dhurrumpooree. I will without any objection act up to the orders of the Circar's Karkoon at the thannah. I will neither employ nor dismiss a sebundee without report to the karkoon. I will draw pay according to the rules of the mehal. I will serve wherever and whenever the Circar may direct me. I will adopt measures to prevent the Bheels and Bhamas committing plunder; I will reside at the thannahs of Naulcha and Dhurrumpooree and serve the Circar. If I fail to put a stop to the robberies and plunders of the Bheels and Bhamas and to protect the roads, the Circar shall resume all'the inam and Peshoush villages which I hold. And as the Circar has got the village of Pagara in Pergunnah Dhurrumpooree improved through a banker, I will give security for the amount of money which the said banker may have disbursed on account of the above village, and redeem in the course of two months, from 1st Maugh Boodee, the document which has been given to the banker for the purpose of its being returned to the Circar.

Dated 1st Maugh Boodee 1876 Sumbut.

POTAIL FUTTER SING.

Brother of Koonwur Chaen Sing of Barkhera.

Approved.

JOHN MALCOLM.

Translation of an Engagement executed to Ramchunder Rao Puar in the presence of Bapoojer Rughoonath by Futter Sing, Potail, and his brother Knonwur Chaen Sing of Barkhers attached to Mandoo.

Whereas I have of my own accord taken in farm the villages situated in Pergunnahs Dhurrumpooree, Naulcha and Jehangerpore. I engage to pay without any objection every year for seven years, from 1227 or Sumbut 1876 to 1233 or

SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES 225 -Meta Barbhera-No. XXXIII-1830.

Sumbut 1882, the fixed amount of revenue of the above villages as detailed be low:—

Schedule of vil	lages	in i	Pergu	nnah	Dhu	eru:	npoore	e.	
Mousa Pagara in Tuppa I	Dole								. 1
. Surfersbad in Tup									. 1
, Sadikpore in Tupp						•		•	. i
Doongurgaon in T				:	•	:		:	. ī
M 13- 1- M				:	•	:	•	:	
Takana ta Mana	Tame	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	• •	:	•	:	•	:	: i
27				•	•	•	•	•	: i
" Kankerda in Tupp	a 1m1	abor	•	•	•	•	•	•	`
									7
	Das	la.	hes V	illan					
	4 00	190 100	7100 F	· · · · · ·	.				Ra
Mousa Pagara in Tuppa D	nie	•	•	•	•	•	•	•	101
		Ir	1927						
Original amount .		_					Re. 75		
Enhanced amount .	•	•	•	•	•	•	26		
minimized amounts .	•	•	•	•	•	•			
							101		
Izarah villages, 6									4,170
•			vie.,						
								Ra.	
From 1227 or 1876 Sum	but to	0 12	28 or	1877	Sum	but,		150	
for 2 years Mouse Surfershed in Tupy	n Do	٠.	:	•	•	•	80	100	
Mouse Sadikpore in Tupp	Dol	.	:	:	:	:	70		
	-	-	-						
							150		
In 1229 or 1878 Sumbut								261	
In 1230 or 1879 Sumbut	:	:	:	:	:	:		515	
Original amount .	•		•	•	•	•	261		
Enhanced amount .	•	•	•	•	•	•	254		
							515		
In 1231 or 1880 Sumbut								791	
Original amount .	•	•	•	•	•	•	612		
Enhanced amount .	•	•	•	•	•	•	276		
							791		
						-			
In 1232 or 1881 Sumbut	•-	•	•		•	•		1,000	
Original amount	•	•	•	•	•	•	791 237		
Enhanced amount .	•	•	•	•	•	•	201		
							1,008		
In 1233 or 1882 Sumbut	•	•	•	•	•	•	1 000	1,496	
Original amount . Enhanced amount .	•	•	•	•	•	•	207		
AND PARTY OF THE P	•	•	•.	•	•	•			
-							1,435		
									A 663
					0	-	Total	•	4,971
					•	-		•	-,

286 SOUTHEBN STATES OF CENTRAL INDIA—MEDIATISED ESTATES —Mote Berkhero—NO. XXXIII—1880.

Peshous	hee	Village contd.

Brought forward	71 01
Villages in Pergunnah Nauloha, etc	01
, Magespoora.	
Penhoushee Mouse Bagree	
In 1227 or 1876 Sumbut—	
Original amount	
Enhanced amount	
201	
Enhanced rent on Mousa Sadkrabad in Pergunnah Jehan-	
	11
	_
Grand Total Re 4,5	3

I will pay the above sum of Rupees 4,533 of the Indore or Oogein currency seconding to the instalments fixed for each year.

I will pay every year in perpetuity from 1233 or 1882 Sumbut the sum of Rupees 1,788, viz., Rupees 1,526 for Pergunnah Dhurrumpooree; Rupees 201 for villages in Pergunnah Naulcha; and Rupees 61 for Pergunnah Jehangerpore; I will respect the rights of the old zemindars and cultivators and pay the usual bhets, etc. I will discharge the above amount without fail, and in default thereof the Circar shall resume the villages: I will offer no objection to it. I will not give refuge in the villages to robbers. If the Bheels of my ilaka commit sny act of plunder, I will be held responsible for it. I will deliver up robbers, and if I fail to do so, I will make good the loss. I will execute the orders of the Circar with fidelity. I will protect the roads of killa Mandoo, Naulcha, Dhar and Dhurumpooree, and be answerable for any robbery on the roads as well as for any cattle which may be stolen from the people.

The following are the Bheel villages attached to my talooks, vis. :--

Louis	Sikarpoors, Turvee Some						
	Meghapoora, Turvee Kallo Saree		•	•	•		•
99	Morda, Turvee Soojan		٠.				•
99	Berkhers, Turvee Hatto		•		•		•
99	Patharee, Turvee Jessoo Bhoota	•		•		•	
p *	Koonda, Turvee Moos	•	•	•	•	•	•
90	Kittye, Turvee Bhamre		•	•	•	•	•
	Soropore Khera, Turvee Kallan	•	•	•	•	•	•
80	Buttehyore, Turvee Pemchand	•	•	•	•	•	•
90	Golpoore, Turvee Scorte Amkho, Turvee Lakhma	•	•	•	•	•	•
99		•	•	•	•	•	•
**	Mogragaen, Turvee Bheescodar Sorspore, Turvee Bearbhan	•	•	•	•	•	•
po	Koorum, Turvee Remohand	•	•	•	•	•	•
*	Pathree, Turves Jessophages	•	•	•	•	•	•
P9	T mercan Terrana Samoontifors	•	•	•		•	•

If any robberies take place on the roads of the above 15 villages, I will be held responsible. For the said villages I will pay to the Circar such an amount of revenue as is usually collected therefrom. Besides this I will adopt measures to check the Bheels of Zillah Mohunpore, Zillah Nimkhera, Oomurpoora and other places, and I will be answerable for any robberies which may be committed there.

At the muces crop five-sixteenths of the revenue shall be paid.

At the jowar crop six-sixteenths of the revenue shall be paid.

At the wheat and gram crop five-sixteenths of the revenue shall be paid.

I will pay revenue in three instalments.

Dated 1st Maugh Boodee 1876 Sumbut or 1227.

POTAIL FUTTER SING, Son of Chaen Sing of Barkhera.

Approved.

JOHN MALOGIN.

Translation of a Deed of Relinquisement executed by Potall Futter Sing and his brother Charm Sing of Barkhera, to Ramonumber Rao Puar.

Whereas in the presence of the British officer at Mhow I took a lease for seven villages attached to Dhurrumpooree, but, being unable to cultivate them and to pay the fixed revenue thereof, I proceeded to Dhurrumpooree and humbly represented the above circumstances to the Circar, who, in consideration of my case, was pleased to grant me a lease for three villages and to permit me to relinquish the following four villages, vis.:—

Mouse	Donger Gaos	B	•	•	•	•	•	•	•	•	•	1
	Semie .				•	•		•	•	•	•	1
	Loobares			•				•		•	•	1
90	Sabapoora si	Kas	Kaka	rda	•	•	•	•	•	•		1
												_

Therefore I of my own accord relinquish the above four villages which I held in farm, and I have no concern whatever with them.

Dated 10th Falgoon Boodes 1879 Sumbut,

FUTTHE SING.

Wilmanes:

RAWAT RATAN SING of DORWA.

KOONWUR CHARM SING Jun.

POTAIL SAWOOT SING JEE.

Mannoor Sing.

No. XXXIV.

1821.

TRANSLATION of an AGRERHEMT between FUTTER SING and CRYME SING, Bhoomish of Mota Barkhera, and Mohon Ramji Kamaishar on the part of the managers and semindars of Sagore, dated 22nd day of Jamadil Sani, Sun 1227 Fusice, or Sumbut year 1877, granting as ijars the villages of Bagdoon, Mundlowda and Mangrole in Pergunnah Sagore, Sirkar Mandoo, musafat Suba of Malwa on the terms mentioned below:—

You shall pay from Fusies year 1228 to 1231 the sum of Rupees)3,948-8) three thousand nine hundred and forty-eight and annas eight only on account of revenue, including the pergunnah babtees (dues), dames katotree, etc. Bhet on account of amla, semindars, and girassiahs, etc., are also to be paid by you separately. You are hereby appointed to hold the ijara with the consent of the potails and mukatee. You are to improve the villages, etc., and pay a fixed sum, according to the instalments noted below. Also you will keep the ryots contented. All losses in the cultivation will be borne by you. Any unforeseen calamity will be duly considered, and remission will be made according to the Ameen's recommendation.

Y	-	ħ	netalm	epts.		Junne.			Ann	ual 200.		TOTAL.			
				•		•	4.	g.		4,	۶.	*	4,	g.	
lun	1228	•	•	•	•	538	8	0	•			588	8	0	
,,	1229			•		838	8	Ö	240	0	0	778	8	0	
9)	1230		• ,		•	778	8	0	350	0	0	1,128	8	0	
•	1231	٠.	•	•	•	1,128	8	0	374	8	0	1,503	0	. 0	
			•	`	\	2,904	0	0	964		0	3,948	8	•	

The payments should be made as above. From and after Sun 1232 the above villages to be held in perpetuity, and service to be rendered faithfully.

Dated 22nd of Jamadil Sani Sun 1227 Sumbut 1877.

Endorsed in English.

This Agreement between the Bhoomiah Futteh Sing and Chyne Sing on the one part, and the managers and semindars of the Pergunnah of Sagore on the other, has been mediated by use, and I have engaged it shall be faithfully observed by both parties.

JOHN MALOOLM, Major-General.

No. XXXV.

TRANSLATION of a SETTLEMENT made by the undersigned five men regarding a dispute between HATSE SINGE and CHEN SINGE, BARRIERA,—1834.

A dispute having arisen between Hatch Singh and Chen Singh of Barkhera, the latter petitioned to the Sarkar in order to be provided for, and the following men were appointed as Panch for settling the matter:—

- 1. Rao Dowlat Singh of Mandhatta.
- 1. Rao Partab Singh of Bagod.
- 1. Thakur Chatra Singh of Sailani.
- 1. Patel Bhim Singh of Jamnia:

Mohmad Husen, Rasaldar, to act as President.

We, the aforesaid Panch, have made the following settlement for the maintenance of Chen Singh.

Hateh Singh is to make over to Chen Singh-

1. The village of Kathoria, Pargana Dikthan.

Chen Singh to enjoy the surplus revenues of the village after paying Rupees 361-8-0 on account of tankha into the Dikthan Kacheri, as well as Dharmadao, Rosindar and Zamindar's rights, and bhet according to custom. He shall continue the Zirats to the Bhaibands according to practice.

1. The village of Shikarpura in Pargana Naulcha—Chen Singh is to enjoy the surplus revenues of the village, after paying tankha due to Sirkar, as well as Hakdars, Rosindars, Dharmadao, and Zamindar's dues and bhet according to custom.

Also Zirat lands to be continued to Bhaibands as usual.

 Zirat lands 100 (one hundred) bighas at Mousah Pagara in Dharampuri Pargana together with a well.

One hundred and three (103) bighas of land at Mousah Bagri, Pargana Maulcha, and ten bighas of land and Duda Pitha's well.

1. Bhat in the following villages :-

								•			3	Be.
Mount	Beggi			•	•	•	•	•				3
	Begdun											
	Pagam	•	•	•	•	•	•	•	•	•	•	3
	Blode			•	•	•	•	•			•	8
	Mandlowde											
	Mangrol											
	Penale	•	•	•	•	•	•	•	•	•		2
									400			14

230 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES —Mote Berkhore—NOS. XXXV—1884 AND XXXVI—1846.

The Panch are of opinion that Hatch Singh should make over to Chen Singh the above-mentioned villages, Zirat and Bhet, etc., in perpetuity. Chen Singh is to render service to Hatch Singh.

Dated the 19th May 1884.

- 1. THAKUR CHATRA SINGH, Garh Sailani.
- 1. PATEL BHIMA SINGH, of Jaminia
- 1. RASALDAR MOHMAD HUSEN KRAN.
- 1. RAO DOWLAT SINGH Jr. Mandhatta.
- 1. PARTAR SINGH JI, Bagod.

H. A. EVANS,
Officiating Assistant in Nimer.

No. XXXVI.

Translation of a Rooboxaner issued by Captain Evans, Agent at Dhar, on the 7th January 1846.

Hutteh Sing, Bhoomia of Burkhera, represented to me that he holds five villages in Pergunnah Dekthan in istumraree tenure; and that the kamaisdar realized from him, as rent of those villages, a sum more than mentioned in the lease and engagement; and prayed that the kamaisdar might be directed to collect from him such an amount of rent as is laid down in the engagement. The said Bhoomia having been desired by me to produce the perpetual lease of the five villages held by him said that the lease had been lost for some years. With a view to make an enquiry into the matter the kamaisdar of Dekthan was ordered to produce the engagement executed by the said Bhoomia as well as the annual statements of rent collected from him.

Ballajee Punt Dewan, on the part of the aferesaid kamaisdar, submitted this day to the Court statements of rent realised from the said Bhoomia from 1244 to 1252 Fusice. From these it appeared that from 1246 to 1253 Fusice the said Bhoomia paid yearly, as rent for the above five villages, a sum of Rupees 1,403-8 inclusive of cesses such as "sarkaree babtee," semindaree bhet, ""girase," "bhet farkhatee," bhet, &c. The statements also showed that in 1244 and 1245 she Bhoomia paid yearly a sum more than the above amount.

It is therefore ordered that the said Bhoomis pay into the treasury at Dekthan the same amount of money as he has hitherto done.

No. XXXVII.

TRANSLATION of a ROOBONARES issued by CAPTAIN EVANS, Agent at Dhar, on the 16th September 1847.

Gobind Rao Karkoon and Mugun Lall Kanoongoe presented to me a petition on the part of the kamaisdar of Sagore, stating that Bhoomia Hutteh Sing of Barkhera holds three villages situated in the aforesaid pergunnah and praying that, besides the sum of Rupees 1,503, which has been laid down in the lease and engagement as the amount of rent for the above three villages, the said Bhoomis might be directed to pay the cesses or bhets due to amlahs, semindars, furnavees, girassiahs, etc., as mentioned in the decision. With the petition they submitted a memorandum of the cesses for Rupees 144, vis., Rupees 72 on account of the bhet of the troops; Rupees 18 on account of the bhet of mehal kamaisdar; Rupees 48 on account of the bhet of semindar; and Rupees 6 on account of the bhet of furnavees; and mentioned that out of the above amount of Rupees 144 a sum of Rupees 72 only was paid yearly during the last four years, and that the remainder was due. The said Gobind Rao Karkoon and Mugun Lall Kancongoe were then asked to state why no petition was made before this, as the decision in question was passed four years ago, and to give proofs that they received the cesses according to the memorandum. They said in reply that they used to take cesses, "babtee," etc., from the aforesaid Bhoomia, and the local arbitrators having told them not to levy cesses, they wrote to their employer at Lashkar on the subject, but, not having received any answer from him, they were unable to act up to the decision. They also mention that they now, having received orders from the Lashkar to take cesses according to the decision, have waited upon me. In order to prove that they received the cesses yearly, according to the memorandum, for 16 years from the date of the lease to the date of the aforesaid decision, they submitted statements for that period. It appears that the bhet was paid every year. The said Bhoomia in answer asserted that, besides the rent laid down in the lease, he paid the sum of Rupees 72 on account of "bhets" due to amlahs, semindars, and furnavees, from the date of the said decision to 1903 Sumbut. He further alleged that before the date of the above decision the kamaisdar used to take by force from him yearly Rupees 100 on account of "babtee kirkol," etc.; Rupees 197 on account of "doanni;" Rupees 54 on account of "amiah bhet," etc.; and Rupees 1,503 on account of rent, etc., after deduction of a trifling amount of "chuhoot" and "siropah." The Bhoomia also said that, with the exception of "semindaree" and "furnavees bhets." all other cesses are paid.

The fact that the cesses, "amlah bhet," etc., were paid to the kamaisdar of Sagore has, in my opinion, been established by usage, and is borne out in documents. Hutteh Sing holds no paper in support of his assertion. He acknowledged to have paid the bhet. No proof was given to show that the statements submitted by the kamaisdar were false.

282 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES -- Mote Berklere--NO, XXXVII--1847 AND Mukken--NO, XXXVIII--1818.

It is therefore ordered that the said Bhoomia be directed to pay yearly into the cutcherry at Sagore Rupees 72 on account of amlah bhet as well as the cesses or bhets due to semindar, furnavees, girassia, &c., according to the established usage of the pergunnah, and that a copy of this be given to the plaintiff and detendant respectively.

Statement of	amiak	bhats	07	cesses .
--------------	-------	-------	----	-----------------

										1	Re.
Luchkur Bh	et			• •		٠.					54
Bhet due to	Reo Sabil		•		• ·	•					6
Bhet due to	kamalolar	OR 80	sount	of his	COLLA	.yane					8
Bhet due to	kamaledar	on the	0000	olon o	f Due	eerah				•	8
Dufter bhot	due to the	mehal	karb	000		•	•	•	•	•	•
											72
Bhet due to		chowd	heree	and i	anoor	1g00			•		48
Bhet due to	furnavecs	•	•	•					•	•	6
Giracs bhot			•	•	•		•	•	•	•	13
		•									66
											-

H. A. BYANS.

No. XXXVIII.

Translation of an Engagement executed by Sewat Sing Jee of Talooka Multhan in Pergunnah Budnawur to Ramchunder Rao Puar,—1818.

The amount of revenue on my talooks has been settled through the mediation of Major-General Sir John Malcolm.

The following are the villages held by me from of old :--

Monse	Mooltan	•	•	•	•	•	•		٠	•	•	1
	Jwan .					• .		•			•	10
	Stiodia				•							1
_	Rithoria											1
-	Dorkha		_									1
	Chundwara	Ros		- 1		-		-		·	Ĭ	7
				•	•	•	•	•	•	•.	•	-
	Begundabak		•		•	•	•	•	. •	•	•	1
	Talgura						•	•	•		•	1
	Kheta Julud	1										1
	Relayet											1
	Curumpoors											1
-	Jar Kheri				•							
**		•	•	•	•	•	•	•	•		•	I.
	Nor Kheri		•	•	•	•		•	•	•		ı
-	Zabree			•	•	•		•				1
	Bordes		•	•	•		•					1

Maura	Dolama			•								1
99	Karoda	•		•								1
90	Samlos	•			•	•	•	•				1
	Calola .	•		•	•	•	•	•				1
**	Chungara			•	•	•		•		•		1
99	Chawun Bo	rurg						•		•		1
10	Leelee Kher	00			• .			•	•			1
••	Julud Sanja	r		•	•		••	•			•.	1
**	Saudia		•			•				•		1
92	Bhoour	•			•		•		•			1
**	Kheema Kh	9079		•		•					•	1
4.	Roopa Kher	i		•		•	•		•			1
•	Bheempoora					•			•	•	•	1
**	Borda .	•					•		•	•	•	1
												5
												-

The above 29 villages having been settled with me, the following amount of revenue is fixed to be paid, viz. :-

										HOIGO
Not tribute	Khasgee .			•				•	•	Re. 18,163
» w	Anages .	•	•	•	•	•	•	•	•	781
										18,944
Deduct-On	account of el	perges	•	•	•	•	•	•	•	900
				N	iot an	sount	payal	ole		18.044

I will pay every year to the Cirkar the sum of Halee Rupees 18,044; in default of payment I will give up the villages to the Circar.

Should my relatives do any mischief in any of the Cirkar villages, I will be held responsible. I will act fairly in paying the tribute.

I will not join the Kotreewala Rangars. All the documents connected with the cultivated lands of the villages shall be shown to the Cirker. I will execute the usual orders of the Cirkar with regard to "Far-farmash" (demand for articles) as I have hitherto done.' I will not give refuge in the villages to any enemy of the Cirkar. If there be any farmed villages in the talooks, I will relinquish them.

234 SOUTHERN STATES OF CENTRAL INDIA-MEDIATISED ESTATES --Multhan-NO. XXXVIII-1818 AND Nimkhoro-NO. XXXIX-1880.

Revenue to be paid in the following instalments, vis. :-

								Re.
On the lot Kartik Sudi			•	•			•	2,257
On the 10th Pas Sadi	•	•	•			٠		6,766
On the 15th Chait Sudi	•	•			•			4,511
On the 15th Bysakh Sudi	•	•	•	•	•	•	•	4,510
								18,044

I will give a security for the regular payment of the revenue according to the instalments.

Dated 1st Pus Badi 1875 Sumbut.

This engagement between Bapoo Raghunath, Dewan of the Rajah of Dhar, and Sewai Sing, Rajah of Mooltan, in the Pergunnah of Badnawar, was concluded through my mediation at Amjhera on the 14th December 1818.

JOHN MALCOLM,

Brigadier-General.

No. XXXIX.

TRANSLATION of an ISTAMRAR PATTA granting in perpetuity the village of TIBLA in DHAR on the part of RAMCHUNDER RAO PUAR, Chief of DHAR, to SHEO SING BHUMIA of NIMKHERA in the HINDOLA PARGANA,—1820.

The above-mentioned village has been continued to the Bhumia and his predecessors by the Kamasdar and the Dhar Government in accordance with the royal grants enjoyed by them from ancient date on the following conditions:—

To protect the villages of the Dhar district from the borders of Sultanpur to the town of Dhar. None of the Bheels or robbers, etc., were to be permitted to rob the villagers and the inhabitants of Dhar of their cattle and property. No travellers or merchants were to be subjected to any injury or molestation.

The predecessors of the Bhumia held this village on the above conditions and paid annually to the Dhar State a tankha amounting to Hali Rupees 350 or three hundred and fifty only.

The Bhumia having failed to observe the conditions above specified during the present anarchy, the ryots, merchants and others suffered serious losses. The Dhar State in consequence confiscated the village of Tirla, and was put to great expenses on account of its management and repopulation and in erecting a fort and a wall.

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES 235 —Nimblero—NO. XXXIX—866.

As peace has now been restored to the country by the grace of God and the interference of the British Government, the Bhumia has been ferced to fall back on the Dhar State. He requests that his ancestral village may be given back to him on the following conditions:—

That he will protect the road between Sultanpur and Dhar. That the inhabitants of the intervening villages as well as travellers will be protected by him frem injury. That he will put down the robberies committed by Bheels and others. That he will be responsible for and make good all losses that may be caused by Bheel robbers to travellers, traders and ryots. That he will be always obedient to this Government, and will afford no shelter or refuge to robbers and malefactors. That he and his successors, generation after generation, will remain true to the above engagements. In default of which the Government is at liberty to confiscate the village.

In consideration of the services rendered to the State in former times by the Bhumia, it has been settled, through the mediation of Sir John Malcolm, that the village be restored to him on the above conditions in perpetuity, he paying to the Dhar State an annual sum of Rupees 500, Ujjain or Indore Currency, as tankha.

The terms of the settlements are as follows:-

The Bhumia is to pay	Into	 Dhan	Trees	um th	. en 118	of		Re.
Original amount								350
Additional cess .						•	•	150
						T	otal	500 Hali

By the following instalments from Sumbut 1877; he is to observe the above conditions and to get the village populated.

					1	nstal	ment	s.				
					_		•					Rs.
	1.	Aghan	Sudi	Punam								151
		Magh										174
	3.	Bysak	17								•	175
•									Tot	al		500

You are hereby directed to pay the above instalments regularly, and to discharge your duties faithfully and honestly.

Dated 26th June 1820 A.D., 24th Saban 1235 A.H.

Settled through my mediation.

JOHN MALCOLM,

Major-General.

No. XL.

Translation of a Dred of Relinquishment executed to Ramonumer Race Puar through Bapcajer Rughconath by Potail Monun Sing and his sea Futter Sing of Rasgurh,—1821.

Whereas in 1876 Sumbut, I took from the Circar at the Mhow Cantonment a lease of the following villages of pergunnas Dhurrumpooree and Nasicha in izara and peahoushee tenura, vis.:—

Mouse	Chundabutt in Tuppah Tampere						1
**	Geoljaree in Tuppah Tarapore		•	•	•		1
99	Kuchwane in Tuppah Dole		•.				1
99	Osmra in Tuppah Tarapore						1
20	Runada in Tuppah Tarapore		• .				1
	Surjespore in Tuppah Dole		•	•			1
	Bhawanu in Tuppah Khoojava		•				1
	Ekeira in Tuppeh Khoojava						1
	Koota in Tuppah Khoojava						1
	Annopoors in Tuppah Khoojava					٠.	1
	Semrales in Tuppah Dole .						1
	Jystapore in Tuppah Khoojava						1
-							
		:	•				12

But being unable to improve the above twelve villages for which I took a lease, and the time for which the progressive rent was due having expired, I have not been able to discharge the revenue. Therefore I represented the aforesaid circumstances to the contonment at Naulcha, and I, of my own accord, relinquish the undermentioned villages:—

Schedule of Villages.

In Tuppah Tarapore	.{ Mousa	Gooljaree . Runada . Oomra		:	:	:	:	1 1
In Tuppah Khoojava	Mouse	Ekeira Khos Jyetapore . Khoota . Annopoora	d	:	:	:	:	1 1 1 1
In Tuppeh Tohbul	· { Mousa	Kuchwana , Surjespore , Somrales ,		:	:	:	•	77-20

Of my own free will I give up the above ten villages, and I have no concern whatever with them. I retain in my possession on service tenure two villages,

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES 227 —Reject—NO. XI.—1881.

ess., mouse Chundabutt in Tuppah Tarapore and mouse Bhawant in Tuppah Khoojava, for which the following amount is payable to the Circar as peahoush,

Peakoush in return Tuppah Tarapore	for	inem	on.	2000UE	d	Monas	Ohr	ade)	baskl	i	Re.
Peshoush in return pah Khoojava											
							٠				301

I will pay every year the above sum of Hales Rupess 302 of the Indore or Oogein currency; I will in time give cesses on account of the aforesaid villages; I will pay the usual semindar's dami bhet, etc., without objection. Should I make any objection the villages may be resumed, and I will have no claim on them. I will not give asylum to robbers. If any Bheel of my para commits a robbery, I will be held responsible for it; I will produce the robber, and in failure thereof I will make good the loss. I will with fidelity serve the Circar and execute its orders. I will make arrangements for the protection of the roads of killa. Mandoo, Nauloha, Dhar and Dhurrumpoores. If a theft be committed in any of the above places, or if cattle be stolen from the people, I will be held responsible for it.

The following are the three Bheel villages in my ilaka:-

 Jamunjeeree (Kaloo Turvee) Bhadiia (Turvee Heera) Hela Bawar (Mala Turvee) .	•	•	•	•	•	1
			-			

The Circar may send a karkoon for the purpose of inspecting the above three villages; I will without any objection pay revenue thereof to the Circar. I will adopt such measures as may prevent the Bheels of Mohunpore, Neemekhara, and Amarkooa from committing thefts; if they commit a theft I will be held responsible for it. If the villages of Jehangerpore be settled with me, the Circar may send a karkoon to inspect them, and I will pay Rupess 3 per every plough. I will pay the rent according to the following instalments, etc.—

- 5 Annas of revenue to be paid on the full moon of Kooar, or in the season of massa crop.
- 6 Annas of revenue to be paid on the full moon of Magnar, or in the season of jower erop.
- S Annae of sevenue on the full moon of Fagoon, or in the season of wheat and gram crop.

¹ Ropes,

238 SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED RETATES —Hajgarh—NOS. XI, AND XII—1891.

I will of my own accord pay the aforesaid sum of Rupees 302 in three instalments.

POTAIL MORUN SING

and his son FUTTER SING of Rajgurh,

Dated Naulcha Cantonment, 11th Jeth Soodee, 1878 Sumbut.

JOHN MALCOLM,

Brigadier-General.

No. XLI.

Translation of an Agreement executed to Ramonandar Rao Puar through Bapuji Rageunate by Patel Mohan Sing and his son Fater Sing, of Moura Rajgare,—1821.

Whereas we used to levy from the people and traders of the Pargana of Dharrampuri and taleti (low lands) of Killa Mandu, etc., cesses, such as bhet, ghugri, cattle cess, and sayer duec, etc., on the general road including the village of Morghari; and whereas at Camp Nalcha the Sirkar has now determined to pay a fixed assessed in lieu of the above cesses, we, of our own accord, agree to receive the fixed sum, which will be paid to us from the Sirkar's kachery. We will not take cesses from the people and other traders of the pargana, and we will satisfy the claims of our relations so that they will not complain to the Sirkar. Neither we nor the sepoys of our relations shall go into the pargana villages. We will continue to receive the amount fixed for us by the Sirkar; and we will have no claim to the export dues of the pargana. Any claim we may prefer on this account shall be considered null and void.

Detail of amount fixed to be paid year after year.

							Amount fixed,	Enhanced amount for populating the villages.	Total.
							Re.	Re.	Re. 4
	1239 o	r Sambut		•	•		110	•••	110
90	1231	99	1879	•	•	•	110	. 30	140
99		99	1880	•	•	•	140	20	170
•	1222	99	1861	•			170	20	
89	1233	99	1963				200	- 30	220
99	1334	99	1883				220	30	200
	1235	99	1884				200	30	900
••	1236	**	1885				300	30	200 200 200 200 200 200 200 200
	1937	**	1986		-		220	30	200
-	1338		1887		•	•	290 360	30	200
	1230	**	1988	•	•	•	340	30	410
**	1240		1200	•	•	•	· 410		410
	1941		1900	•	•	•		30	440
*	1343	00	1801	•	•	•	440	30	670
90	1414	**	1001	•	•	•	470	30	800
							-	300	4 200
							4,000		4,270

SQUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES 259 —Resport—NO. XI.—1881.

We will take the above sum of Rupees four thousand two hundred and seventy according to the above statement and as fixed for each year. With this exception we shall have no demand on the villages of the pargana or between the rivers Maun and Karum, or in the teleti (low land) of Mandu. We shall always, without fail, attend on the Sirkar to perform service and execute its orders; in default, we will forfeit the aforesaid amounts. We will protect the roads as well as the traders and travellers passing through the pargans. We will adopt measures to prevent thefts being committed. In case of a theft or robbery taking place, we will be held responsible for it and produce the robbers, or in default we will make good the loss. Should we fail to do so the loss may be deducted from the aforesaid fixed payment, and will raise no objection thereto.

We have, of our own free will, executed this deed.

The district into which stolen property shall be traced shall pay compensation. We will take the amount according to the following instalments:—

												Re.
Moiety to b	e pi	id at	jowaz	harve	et.							
Moiety to b	e pr	id at	whos	barr	est.							
The sum fix	ed i	n the	btee	nce of	the B	ahib (lo be p	aid is		•	•	550
Deduct on	1000	unt of	Zam	inder	village	Lun	abala			÷		11
Deduct on	1000	unt of	Zam	inder	rillage	Kha	reraka	d.		•	•	10
Deduct on	NOC O	unt of	Zam	indar	village	Kha	l khur	d.	•	•	•	15
On account	of t	he Ma	ndir ((templ	e)—							
Jhakrut	•	•	•		•.	•		•		•	•	9
Patlawad		•	•	•	•	٠	•	•	•	•	•	18
												58
We will too	ive	the be	lance	due t	o us		•			•		800

Five hundred as fixed.

PATEL MOHAN SING, and his son FATEN SING of Rajgurh.

Dated 11th of Jeth Sudi Sambat 1878.

We agree to abide by above deed, but we will levy bhet and ghugri from the villages of my relations according to the established custom.

Mediated and confirmed by me.

JOHN MALCOLM, Major-General.

240 Southern States of Central India—Mediatised Estates —Beigerh—No. XLII—1893.

No. XLII.

Translation of an Engagement executed to Ranchunder Rao Puar through Bapoojee Rughoomath by Potall Mohun Sing of Rajgure,—1823.

Whereas the Circar has granted and I have willingly accepted a lease of the poshoushi village of Bhowania Bosurg attached to the talook of Khoojava, therefore I engage to pay in perpetuity the sum of Rupees 101, being the amount of rent year after year from 1231. Besides this, I will respect the rights of hakdars, samindars, and inamdars, and separately pay the usual cesses such as dami, bhet, etc., according to the practice (rates) of the pergunnah. If any robbery takes place in the villages of the pergunnah Dhurrumpooree, or on the roads thereof, or between the Maun and Karoom rivers and in the low lands of Mandoo, I will be held responsible for it, and will produce the robbers. In failure thereof I will make good the loss. I will serve the Circar with fidelity, and improve the village. After the village has been improved I will continue to give the usual cesses.

Dried 12th Jeth Badi 1880 Sumbut, San 1231, 26th of Ramjan.

POTAIL MOHUN SING, and his son FUTTER SING of RAJGURE.

POTAIL SAWUNT SING
of Mousa Burwai.

MURLOE SUMBHOO SING,

KANGOE ROOPCHUND, of KHOOJAVA.

MURLOE BARRAJEE,

KULLYAN RAE CHOWDEREE, Cancongos of Naulcha.

CHINTAMUN CHOWDHEREE,

Cancongos of Naulohs.

HAVILDAR CHITTERJER,

a dependent of Bheeman Sing

SOUTHERN STATES OF CENTRAL INDIA—MEDIATISED ESTATES— 241 Bojgark—NOS. XLIII—1846 AND XLIV—1871.

No. XLIII.

Translation of a Parwana issued by His Highness Turoji Rao Holear to Rakhma Hueri Kamasdar of Hasilpur, dated Suma Saba arbain, Mauyatani-Wa-alip,—1846.

Fatch Sing Bhumia of Rajgarh possesses Tankha and other dues in the Pargana from old times, but he has not received them owing to his not having given into the Sirkar an agreement promising to protect our pargana from theft, robbery and murder and other crimes. Now he has according to the Sirkar's orders given in the agreement through the Resident, and the document has been received with a kaifiat dated 5th September 1846. It has accordingly been settled that the Bhumia shall receive all arrears of his tankha and other dues as well as the tankha and other dues for every year in future. You are hereby directed that as the Bhumia has agreed to protect the pargana, you shall pay him the arrears of his tankha in cash and other dues in Schode according to the old practice, and continue to do so for each year henceforth, taking his receipts for the same. You shall return this parwans to the Bhumia, keeping a copy for record. Dated 8th September 1846. Murattib Shud.

R. N. C. HAMILTON.

No. XLIV.

Translation of a Sumnud granted to Chain Sing, Bhoomia of Rajgure,— 1871.

Whereas on enquiry it has been established to the satisfaction of the Government of India that the Bhoomia of Rajgurh is entitled by ancient right to possess the paras, villages and a tract described below, and that since the settlement of Malwa in 1818, he alone has been held responsible for the security of life and property therein, free from the interference of any Native State; this Sunnud is granted to the said Bhoomia and his heirs, in recognition of these rights during good behaviour, subject only to the control of the Governor General's Agent for the time being.

Statement of the villages, paras and lands.

Dhat.

Rajgurh.

H. D. DALY,
Offg. Agent, Goor. Genl. for
Control India.

242 SOUTHERN STATES OF CENTRAL INDIA-LAPSED ESTATISH-Largeset-NOS. XLV-1818 AND XLVI-1880.

No. XLV.

TRANSLATION of the grant of TALOOKA of LARAWAT to VITTUL RAO PUAR by SIR JOHN MALOELM, dated 19th December 1818, corresponding with 20th Suffur 1834 Hegira, and with 7th Aghoon Boodee 1875 Sumbut.

From Major-General Sir John Malcolm, on the part of the Honourable East India Company, to the high in rank Vittul Rao Puar.

Greeting! The Puar Rajah of Dhar and the Puar Rajahs of Dewas hold shares in the pergunnah of Soondoorsee, and on the part of these Chiefs I, having mediated in the matter, now assign the shares to you for your support. Wherefore do you take possession of the land revenue and customs duties of the shares of the said Puars and continue to enjoy the same. Hereafter there will be no interference with the arrangement.

No. XLVI.

LIFE GRANT OF TALOOKA LARAWAT in pergunnal Soundersee, in the province of Malwa, to RAMCHUNDER RAO PUAR, under the scale of the Chiefs of DHAR and DEWAS, dated 4th December 1850.

Whereas by the demise of Madho Rao Puar, the third share in Soondersee, otherwise styled the talooka of Larawut, comprising the villages of Larawut, Kamkhera Bulrea, Gola, Oomrot, and Tanda, its revenues, custom duties, and rights, have lapsed to us, and the Right Honourable the Governor General of India has been pleased to desire that the revenues of the said talooka, as above specified, be assigned to Ramchunder Rao Puar for the term of his natural life on payment by him annually, on the first day of January of each year, into the treasury at Indore of the yearly sum of Company's Rupees (1,000) one thousand, on our secount, commencing from 1st January 1850: therefore, we the undersigned do assign for the term of his natural life, on the terms above specified, our third share of Larawut, as herein above described, to the above Ramchunder Rao.

THE SEAL OF THE CHIEF OF DHAR.

THE SEAL OF ROOKMANGAD PUAR, CHIEF OF DEWAS.

THE SEAL OF HYBUT RAO PUAR, CHIEF OF DEWAS.

R. N. C. HAMILTON,

Resident, Indore.

2. MALWA.

This group includes the Treaty States of Dewas (Senior and Junior Branches) and Jaora: the holding of Panth Piplods, which is held directly from the British Government: the Mediatised Salute States of Ratlam, Sitamau and Sailana: the Mediatised State of Piploda: and the following Mediatised Estates (Guaranteed land or Tanka holders) which at a noticed in alphabetical order:—

Bhojakheri. Sadakheri (Sheogurh). Bilaud. Sarwan. Porkhera (Jaora). Shujaota. Borkhera (Dewas). Sidri. Jawasia. Sirai. Kayatha. Tal. Kherwasa. Tonk. Khojankhera. Uperwara. Pathari. Uplai.

Bhojakheri, which is in the Southern States of Central India and Malwa Agency, is noticed in this group although it has no guaranteed holding in Central India at all—its only guaranteed holding being the village of Sidra in Jhalawar State (see Vol. III, Rejputana, Part IV, Haraoti and Tonk Agency—Jhalawar). Kayatha, though in the Central India Agency (q.v., Part I of this volume), holds only from Dewas, and is therefore noticed in this group.

The Malwa Agency was in charge of the Commandant of the Central India Horse, with headquarters at Agar, until 1895, when it was placed under an officer of the Political Department, with headquarters at Neemuch.

So recently as 1861 the District of Malwa was subject to incessant inroads of Bhils from Banswara and Partabgarh: and in that year it was considered advisable to make an Engagement (No. I) with the frontier Thakurs, in whose districts the hill passes are situated, to combine to oppose the incursions of the Bhils.

Resides the Treaty State of Jaora and the direct holding of l'anth Piploda, there were originally in the Malwa Agency the Mediatised

^{*} For account see Vol. V, Gwalier, Mediatised Betates.

States of Ratlam, Sitamau, Sailana and Piploda, and the following 26 Mediatised Estates:--

Ajraoda,
Bardia or Barra.
Bhatkheri.
Bhojakheri.
Bichhraud I.
Bichhraud II.
Biland.
Borkhera (Jaorr

Dàtana. Dhulatia. Jawasia. Kalukhera. Khojankhera.
Lalgarh.
Narwar.
Naugaon.
Piplia.
Sadakheri.
Sarwan.
Shujaota.
Sidri.

Kherwasa.

Uperwara.

Tal.

In 1907 the two Dewas States, with their feudatory Estates of Pathari and Borkhera (Dewas), which had formerly been under the immediate supervision of the Agent to the Governor-General, were placed in charge of the Malwa Agency: and in 1908 the Sarangpur pargana of the two Dewas States, which had been in the charge or the Political Agent, Bhopal, was transferred to the Malwa Agency. About the same time the Estates of Bagli, Karaudia, Tonk and Uni came under this Agency.

In 1908 the following Estates, being feudatories of the Gwalior State, were transferred to the Gwalior Residency (see Vol. V., Gwalior Mediatised Estates):—

Ajraoda. Bardia. Bichhraud I.

Bichhraud II.

Dabri. Datana.

Dhulatia.

Kalukhera.

Karaudia.

Lalgarh.

Narwar.

Naugaon. Piplia.

Tonk.

In 1909 the Estate of Bhatkheri lapsed to the Indore Darbar.

In 1910 it was brought to notice that the grant of a quarter share in the village of Uplai, made by the Jaora Darbar to the Thakur of Uplai in 1840, had been mediated by Major Borthwick: and in 1912 the Government of India decided that the Thakur should be treated as guaranteed in this holding.

In 1921, on the coparation of the Gwalior Residency from the Central India Agency, the Estate of Bagli was transferred to the Gwalior Residency.

In 1922 the Government of India cancelled the guarantee for the holdings of the Thakur of Uni except in regard to the payment of a fixed rent of Rs. 501 per annum.

The Estate of Larawat (in the Bhopal Agency) lapsed to the Dhar and Dewas Darbars in 1879 (see Southern States of Central India, Lapsed Estates).

In 1921 the Estates of Jawasia and Sarwan came under the settlement, made with Gwalior in that year, in regard to their guaranteed holdings from the Gwalior Darbar. In the same year, on the separation of the Gwalior Residency from the Central India Agency, it was decided that the Estates named below who, besides their holdings from Gwalior, either hold land or receive tanks from the States shown against their names, should deal with the Gwalior Residency in respect of their Gwalior holdings, and for the others with the Agency entered against their names:—

	Nam	es.			Land or Tanks held from	Agency.		
Bardia .	•		•		Indore, Dewas	Control India.*		
Biohhmud I		•			Indore, Downs	Control India.*		
Daria Kheri					Bhopal, Dewas	Bhopal.		
Dhabla Lhir				.•	Indore, Bhopai, Downs	Bhopal.		
Dhabla Ghosi					Bhopel, Dewes	Bhopal.		
Javada .					Indore, Dewas			
Thalera .					Downs	India and Malwa. Southern States of Centra		
Kharria .					Dewas	India and Malwa. Southern States of Contra		
Lelgarh .					Indose, Downs	India and Matera. Control India.		
Marwal .					Indore, Dewas	Contral India,*		
Ramgarh					Indere, Bhopal, Dowes	Bhopal.		
Serwan .				٠.	Mandawal (Panth Piploda) .	Southern States of Centra		
Youk .					Indore, Dewas	India and Malva Central India.		

In May 1925 the Malwa Agency and the Southern States of Central India Agency were amalgamated and placed under one Political Agent, with headquarters at Manpur. His official title is the Political Agent in the Southern States of Central India and in Malwa.

^{*} In respect of their Indors holdings; with Southern States of Central India and Malwa, in respect of their Dewas haldings.

1. DEWAS.

[SENIOR AND JUNIOR BRANCHES.]

Dewas, as at present constituted, consists of two Branches, known as the Senior and Junior.

The Chiefs of both Branches are Mahratta Puars, connected with the Bhar house, and are, generally speaking, equal in rank, power, and authority. The first Chiefs were two brethers, Tukoji and Jiwaji, cousins of Udaji Rao the first Chief of the Dhar house, who came with the first Peshwa, Baji Rao, into Malwa. On the division of that province they obtained possession of Dewas, Sarangpur, and several other districts, yielding a nominal revenue of Rs. 2,42,900, but subject to a yearly payment of Rs. 26,000 to several Girasia Chiefs. To their revenue was added an assignment of the tribute of certain districts to the amount of Rs. 78,922, and at a later date the province of Hamirpur in Bundelkhand, yielding Rs. 75,000 a year, as well as the district of Kandoba in the Doab. The territory acquired in common was partitioned between the two brothers at a subsequent date.

For thirty years before the British occupation of Malwa, the Chiefs of Dewas had been plundered and oppressed by Scindia, Holkar and the Pindari Chiefs, and were deprived of most of the tributary payments as well as of Hamirpur, Kandoba, and other districts; but in 1818 the two Chiefs then in possession, Tukoji, the grandson of the Chief of the same name, and Anaud Rao, his cousin, adopted son of the grandson of Jiwaji, were by Treaty (No. II) taken under British protection.

By article 7 of this treaty the two Chiefs agreed to "act by an union of authority and to administer their affairs through one public minister"; but by degrees this union was relaxed, until in 1841 a definite separation of administrative control was effected by each Chief appointing his own Minister. The two Branches are now virtually separate States with distinct lands, revenue and administration. The last matter determined in this connection was the apportionment between the two States of jurisdiction in the city of Dewas and in the town of Sarangpur. The latter arrangement was completed in 1889.

In 1828 the Chiefs of Dewas made over to the administrative charge of the British Government (No. III) the pargana of Bagod, an outlying district in Nimar which they could not efficiently control. The pargana was placed, for administrative purposes, within the limits of the Bhopawar Political Agency, under the direct supervision of the Political Agent. The annual surplus revenue of the pargana, after payment of all charges of administration, was paid to the Chiefs of Dewas.

By the Treaty of 1818 the Dewas State was required to provide a contingent of 50 horse and 50 foot, to be doubled, when the revenues improved. In 1827 the contingent was raised to 75 horse and 200 foot which, with Helkar's contingent of 400 horse, formed the Eastern Malwa Contingent. On the amalgamation of the Eastern and Western Malwa Contingents, the obligation to supply a quota of troops was commuted to an annual contribution of Rs. 33,600 Hali coin, since converted into Rs. 28,474-9-2 British currency. This sum is now the only, military contribution paid by the Dewas State, and is equally divided between the two Chiefs.

Both the Chiefs of Dewas rendered good service during the mutiny of 1857. In 1862 they received Sanads of Adoption (No. IV).

In 1864 the Chiefs of Dewas agreed (Nos. V and VI) to make over, free of cost, to the British Government lands that might be required for railway purposes; to allow compensation for private property taken up; to cede full jurisdiction short of sovereign rights; and to abolish all transit and other duties on goods passing by rail through their territory.

In 1879 the Estate of Larawat lapsed to the Dhar and Dewas Darbars in proportion to the tribute formerly paid by the Estate, namely twe-thirds to Dhar and one-third to Dewas (see Southern States of Central India, Iapsed Estates).

In 1881 both Chiefs agreed (No. VII) to remit all transit duties on salt passing through their territories; and, to compensate them for the loss thereby incurred, Government engaged to deliver at Indore to each Chief one hundred maunds of salt free of cost. When the payment in cash to Holkar was substituted in 1883 for the payment in kind, it was considered advisable to put all the Chiefs in Central India on the same footing, and accordingly a Supplementary Article (No. VIII) was added to the original agreement, by which it was stipulated that the Government should pay to each of the Dewas Chiefs a sum of Rs. 412-8-0 annually in lieu of the original compensation in kind.

In 1885 the Chiefs of both Branches abolished all transit duties within their territories, with the exception of the duty en opium.

In 1890 both States ceded, free of cost, all land required for the Ujjain-Bhopal Railway.

In 1895 the States adopted British currency, in supersession of the Hali coins current till that year.

In 1901 the pargana of Bagod (see No. III) was restored to the Chiefs of Dewas and divided equally between the Branches, irrespective of treaty villages. The substance of the agreement entered into by the States is contained in a Memorandum (No. IX).

In 1906 both Chiefs gave, free of charge, all land in the Alote (Senior Branch) and Guegucha (Junior Branch) parganas, required for the

Nagda-Muttra Ballway, and agreed to code plenary civil and criminal jurisdiction over such lands (Nos. X and XI).

In 1910 the two States entered into an agreement, mediated by the Political Agent abolishing the duty on notion experted to the ginning factories in either State.

2. DEWAR.

SENIOR BRANCH.

Tukoji Puzz, one of the Chiefs who was taken under British protection in 1818, was succeeded in 1828 by his son Rukmangad Rao, commonly known as Khase Sahib.

He died in 1860, and was succeeded by his adopted son Krishnaji Rac.

In 1867 the Ruler of Dewas (Senior Branch) was granted a permanent salute of 15 guns.

From the time Krishnaji Rao took charge of his State, his affairs began to fall into disorder and his debts increased annually; he attempted to remedy matters by making over the management of affairs to his adoptive mother, but her administration was not successful. The debts rose to ten lakes of rupees: and in 1875 it became necessary to place the State under an Indian Superintendent and to assign a suitable allowance to the Chief. In March 1881 the greater portion of the debts of the State having been paid off, and Krishnaji Rao having given proofs of improvement, he was permitted to associate himself in the administration with the Superintendent, whose designation was altered to that of Diwan.

In 1886 it was found necessary to revert to the form of administration sanctioned by the Government of India in 1881: and an Indian Super-intendent was appointed to control the administration subject to the immediate supervision of the First Assistant (new Secretary) to the Agent to the Governor-General at Indore. In 1898 Krishnaji Rae was again invested with powers of administration, subject to certain restrictions.

Krishnaji Rao died in October 1899, leaving no heir, natural or adopted. Kesho Rao Bapu Sahib, elder son of Raja Krishnaji Rao's elder brother by blood, was recognised as his successor by the Government of India, and was subsequently adopted by Krishnaji Rao's widow. Kesho Rao, who was born on the 1st January 1888, was installed on the 4th April 1900 with the title of Tukoji Rao III. During his minority the State was administered by a Superintendent under the direct supervision of the First Assistant (now Secretary) to the Agent to the Governor-General in Central India.

Several questions in dispute between the Darbar and the Thakur of Pathari were decided during the minority. The villages held by the Thakur from the Senior Branch are not guaranteed: and the Agent to the Governor-General ruled that jurisdiction therein vested with the Darbar, to which the Thakur was bound to report crimes occurring within their limits; that the Darbar had a right to levy sayar dues, including opium cess, on the holding; and that the Thakur was liable to pay nazarana according to the rules obtaining in the State in respect of all similar holdings. The Estate of Jawasia stands on the same footing.

Raja Tukoji Rao was invested with ruling powers on the 24th February 1908, subject to certain restrictions which were withdrawn in May of the same year. Only the general obligation was imposed, to consult the Political Agent in important matters and before making any important change in measures which had been introduced during the minority.

In 1914 the village of Umrod, in the Sundarsi Pargana of the Dhar State, was transferred with full rights to Dewas (Senior Branch) in exchange for their assignments on the Nimanpur Pargana.

In 1918 the hereditary title of Maharaja was conferred (No. XII) on the Ruler of Dewas (Senior Branch).

In 1922 Maharaja Tukoji Rao granted a Permanent Constitution, which included the creation of a State Council and a Legislative Assembly. In this connection the Government of India desired to leave it on record that nothing in the scheme should be regarded as affecting the relations between the Government of India and the Darbar as established by Treaty, sufferance or usage.

The area of the State is 449 square miles; the population, according to the Census of 1921, 77,005; and the revenue Rs. 9,99,900.

The military forces of the State consist (1930) of 46 Cavalry, 105 Infantry and 22 Artillery men, with 2 serviceable and 11 unserviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

3. DEWAS.

[JUNIOR BRANCH.]

Anand Rao Puar died in 1840 and was succeeded by his adopted son Haibat Rao who, in 1858, adopted a son on the understanding that, if a legitimate son of his body should be born, the son by adoption should relinquish all claims to the State. A legitimate son, Narayan Rao, was

born in 1860 and succeeded Haibat Rao on his death in 1864. During his minority the State was managed by a kamdar, subject to the direct control and supervision of the Agent to the Governor-General.

In 1867 the Ruler of Dewas (Junior Branch) was granted a permanent salute of 15 guns.

Narayan Rao was entrusted with administrative authority in 1879. He died on the 19th January 1892, childless, and leaving no blood relations. In accordance with his wishes he was succeeded by his adoptive brother's elder son, the present Maharaja Malhar Rao, born on the 10th August 1877. During his minority the administration was under the direct supervision of the First Assistant (now Secretary) to the Agent to the Governor-General. He was invested with ruling powers in 1897; but in 1908 it was considered necessary, in the interests of the State, temporarily to impose some restrictions on his powers. These restrictions were removed in 1912.

The Darbar's right to levy sayar dues, including the opium cess, on the four villages held by the Thakur of Pathari from the Junior Branch, was confirmed in 1905.

In 1914, the villages of Tanda and Gowla, in the Sundarsi Pargana of the Dhar State, were transferred to Dewas (Junior Branch) in exchange for their assignments on the Nimanpur Pargana.

In 1916-17 the State entered into an agreement with the Government of India for the production of crude opium, in circumstances already related in connection with the similar agreement of the Indore State. The agreement was renewed with modifications in 1923 and 1925 (see Part I, Central India Agency, No. XV).

In 1918 the hereditary title of Maharaja was conferred (No. XIII) on the Ruler of Dewas (Junior Branch).

In 1922, on the cancellation by the Government of India of the guarantee for the holdings of the Thakur of Uni, the Estate was made over to Dewas (Junior Branch), on the understanding that the cancellation of the British guarantee meant rather its restriction to the maintenance of the Istimrar on a quit-rent of Rs. 501.

The area of the State is 419 square miles; the population, according to the Census of 1921, 66,998; and the revenue Rs. 6,18,550.

The military forces of the State consist (1930) of 51 Cavalry, 116 · Infantry, 73 Armed Police and 22 Artillery men, with 8 serviceable and 2 unserviceable guns.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

4. JAORA.

Ghafur Khan, the first Nawab of Jaora, was brother-in-law of the predatory leader Amir Khan, whom he represented at the Court of Holkar when Amir Khan quitted Malwa on his expeditions into Rajputana. The lands which had been assigned to him by Holkar were guaranteed to him by the 12th article of the Treaty of Mandasor (Mandasur) (see Part I, Central India Agency, No. II), on condition of his maintaining a body of 600 horse, the quota to be increased in proportion to the increasing revenue of his districts. Amir Khan himself claimed these lands, alleging that the grants had been made to him although Ghafur Khan's name had been used, and that he was entitled to them by virtue of his engagements with the British Government. Enquiry, however, showed that Ghafur Khan held them on his own account as a member of Holkar's government, and that his real dependence on Amir Khan, which was the origin of his influence with Holkar, had ceased before the war of 1817. Amir Khan's claim was therefore rejected.

Ghafur Khan was succeeded in 1825 by his son Ghaus Muhammad Khan, then only two years of age. The arrangements for the management of the State were made by the British Government; but, as Jaora was nominally subordinate to the Indore State, although really independent of it, the investiture of the infant Nawab was made in the name of Malhar Rao Holkar and confirmed by the British Government, and a nasarana of two lakhs of rupees was presented to Holkar. The elder widow of Ghafur Khan was appointed guardian, with her son-in-law Jahangir Khan as her agent; and they were required to keep open accounts of the State revenues for the inspection of the Resident at Indore. Two years afterwards, in consequence of gross mismanagement and neglect of the Resident's advice, the Begum was removed from the guardianship. It was also decided that, in the event of Ghaus Muhammad's death, the male relatives of Ghafur Khan should succeed in preference to his descendants in the female line.

In 1823 the quota of troops to be maintained was permanently fixed (No. XIV) at 500 horse, 500 foot and 4 guns. In 1842 this arrangement was commuted to a yearly contribution of Hali Rs. 1,85,810, when the Western Malwa Contingent, consisting of the troops furnished by Jaora, was amalgamated with the Eastern Malwa Contingent furnished by Holkar and Dewas. The contribution was reduced to Hali Rs. 1,61,810-4-0 in 1859 as a reward for the Nawab's services during the mutiny of 1857.

In 1862 the Ruler of Jaora received an Adoption Sanad (see Part II, Bhopal Agency, No. VII),

Nawab Ghaus Muhammad Khan died in 1865, and was succeeded by his son Muhammad Ismail Khan, then eleven years of age. It had been intended that, during his minority, Ghaus Muhammad Khan's mother should be the nominal head of a council of regency; but her death occurred within a few days of that of her son, and it was decided that the administration of the State should be carried on as in the lifetime of Ghaus Muhammad Khan, subject to the control and authority of the Political Agent in Western Malwa. Muhammad Ismail Khan was accordingly installed by the British Government in the name of Holkar, to whom, according to precedent, a masarana of two lakhs of rupees was presented by the Nawab. In return Holkar offered a khilat of Rs. 5,000; but this, with the permission of the Government of India, was declined by the Nawab as being out of proportion to the nasarana.

Attempts were made by the Nawab of Tonk, on behalf of his stepsister, the eldest widow of Nawab Ghaus Muhammad Khan, to interfere with the arrangements for the succession to, and the management of, the Jaora State. For these proceedings he incurred the severe displeasure of Government; and he was forbidden to send any one to Jaora or in any way to interfere with the affairs of the State.

Protests also were made by Holkar against the grant by the British Government of a sanad of succession, and against the recognition and installation of the young Nawab without his (Holkar's) knowledge or consent. His claim to be consulted on the succession was untenable under article 12 of the Treaty of Mandasor, by which the British Government distinctly guaranteed Jaora to Nawab Ghafur Khan and his heirs on certain conditions: and it would have been inconsistent with the provisions of that article if Holkar had been allowed to intervene in the matter. The claim was also opposed to precedent, as no such reference had been made on the succession of Ghaus Muhammad Khan in 1825. Holkar's claims were therefore distinctly negatived: and his objections as regards the sanad of succession were viewed by Government with special dissatisfaction.

In 1867 the Ruler of Jaora was granted a permanent salute of 13 guns.

In 1874 Nawab Muhammad Ismail Khan was entrusted with the administration of his State, Hasrat Nur Khan, his father's chief adviser, remaining as Minister.

In 1881 an Agreement (No. XV) was made between the British Government and the Nawab for the abolition of all transit duties on salt passing through the Jaora State. By this agreement the British Government undertook to pay to Jaora a sum of Rs. 2,500 annually as compensation for the loss thereby caused to the State revenue.

In the same year Muhammad Ismail Khan dispensed with the services of Hazrat Nur Khan and wished to assume the sole management of the State himself; but, on the advice of the British authorities, a council of four was appointed to assist him in conducting the public business. The Nawab, however, objected to their attempt to control his expenditure, and the councillors gradually withdrew from their position of advisers; with the result that in 1885 the State finances showed a debt of over sixteen lakhs of rupees. A new Minister was appointed: and a loan of three lakhs, bearing interest at the rate of 5 per cent. per annum, was made to the State by the British Government.

In 1887 the Nawab abolished all transit duties throughout his State, except on opium.

Muhammad Ismail Khan died on the 5th March 1895 and was succeeded by his son the present Nawab Muhammad Iftikhar Ali Khan born in 1883. During his minority the State was administered by his uncle as Kamdar, subject to the general control of the Political Agent.

At the time of the installation of the young Chief, the Indore Darbar raised the question of their right to depute an Agent and present a khilat; but the Government of India rejected the claim, and decided that the Nawab should be installed in the name of the Maharaja Holkar by the Agent to the Governor-General in Central India, and that the khilat should be presented on behalf of the Government of India. The representative of the Indore Darbar was allowed to attend the ceremony as a spectator only. The customary nazarana of Indore Hali Rs. 2,00,000 was paid by Jaora to Indore on the occasion.

Nawab Muhammad Iftikhar Ali Khan was invested with full administrative powers in April 1906.

In 1909 the claims of Ratlam, Jaora and Piploda to the village of Amargarh, in the Sarwan Estate, were rejected by the Agent to the Governor-General: and it was held that the lands belonged to Sarwan, under the suverainty of Ratlam.

The permanent rate of exchange between the British and Salim Shahi currencies, for guaranteed payments due by the feudatories of the Jaora State to the Darbar as well as for the Darbar's payment to the Thakur of Tal, was fixed by the Government of India, with effect from January 1916, at British Rs. 100 equal to Salim Shahi Rs. 125. These orders did not apply to the payment due from Piploda State to the Jaora Darbar.

In September 1916 the Government of India abrogated the guarantee as mustajirs of the Malhargarh Thakurs (q. v., infra).

In 1916-17 Jaora, which contains the best poppy-growing lands in Malwa, entered into an agreement with the Government of India for the production of crude opium, in circumstances already related in connection with the similar agreement of the Indore State. The agreement was

renewed, with modifications, in 1923 and 1925 (see Part I, Central India Agency, No. XV).

In 1922, on a representation made by the Indore Darbar for the attendance of the Nawab of Jaora at all State functions during the Viceregal Visit to Indore in 1918, and as regards the general status of Jaora vis-à-vis Indore, the Government of India re-affirmed the previous decisions that Jaora, though nominally a flef of Holkar, is really independent of him. As regards attendance at a Darbar at Indore, the Government of India called attention to the admitted fact that the Nawab had not attended any Darbar at Indore since 1874; and ruled that, whatever the practice may have been in times long gone by, such attendance could no longer be regarded as customary.

The Agent to the Governor-General has held that jurisdiction in the guaranteed holdings of the State vests with the Darbar; and that, though the Darbar are not entitled, as of right, to manage the Estates during a minority or owing to maladministration of the Estate holders, as a matter of political and practical expediency they have been permitted since 1922 to manage the Estates on condition that they consult the Political Agent on matters affecting the guarantee of the Estates.

In 1923 the Nawab's claim to feudatory rights over Piploda was held to be untenable by the Government of India, who re-affirmed their decision of 1905 that the Thakur of Piploda enjoyed the full status of a mediatised Chief.

In 1926 the Government of India held that the Thakurs of Borkhera (Jaora), Kherwasa, Sadakheri and Sirsi had established a prescriptive right to excise revenue in their holdings, or to compensation in lieu.

The area of Jaora is 601 square miles; the population, according to the Census of 1921, 85,788; and the revenue about Rs. 11,67,000.

The military forces of the State consist (1930) of 51 Cavalry, 125 Infantry, 235 Armed Police and 16 Artillery men, with 15 serviceable and 2 unserviceable guns.

The Malhargarh Thakurs.

In 1821 Agreements (No. XVI) were mediated between the Nawab and the Thakurs of Malhargarh for 7 villages; between the Nawab and Thakur Onkar Singh of Sanauda for 9 villages; between the Nawab and the Zamindar of Tal for 13½ villages; and between the Nawab and Thakur Chhatar Singh for 2 villages. About the same period similar agreements were mediated between the Jaora Darbar and other Thakurs by British officers. Accounts of the Thakurs in question and of the nature of their holdings and agreements will be found later.

The Thakurs of Malhargarh claimed the position of tributary jagir-dars, but they were merely guaranteed lessess of the villages in their hands, the continuance of their holdings being dependent on their observance of the terms of their lease. Moreover, it was agreed that the rent was, according to established general custom, liable to increase from time to time, with reference to the value of the lands. The Government of India finally decided that this was their position.

The Thakurs being recalcitrant and having refused to accept a liberal settlement for 30 years offered to them by the Nawab, it was found necessary in 1885 to allow the Darbar to attach the villages of the Thakurs of Harsor and Manderi until they should submit to his terms. These and the other Thakurs in the same position refused submission and abandoned their villages; but, finding resistance to the orders of Government unavailing, they with one or two exceptions returned in 1886, and in 1890 all accepted the above settlement. This acquiescence, however, did not last long. The Thakurs continued to maintain an attitude of defiance to the orders passed, and remained obdurate in their claim to be treated as guaranteed istimrardars; until, in June 1916, on a memorial submitted by them conjointly with certain other unguaranteed Thakurs, the Government of India definitely decided that, unless the Thakure signified in writing, within a specified period of time, their submission to the orders of Government which had already been passed, the guarantee would be withdrawn.

The Thakurs were notified of the decision and, on their failure to submit, the guarantee was finally and irrevocably cancelled in September 1916. The Darbar undertook, however, to make liberal arrangements for the Thakurs.

5. PANTH PIPLODA.

Panth Piploda, which now comprises 101 villages possessed by five different Thakurs, is held directly from the British Government without the intervention of any Indian State. In November 1928 the tract of Panth Piploda was declared to be a Chief Commissionership and the Agent to the Governor-General in Central India was appointed the Chief Commissioner and Local Government for the purpose of all enactments in force therein.

An assignment of the revenue of ten villages of Piploda and Mandawal, amounting to Rs. 11,761, was originally made by the Peshwa Madho Rao I to the family of Gopal Sambaji, a Mahratta Pandit, and was renewed in the names of his nephews, Dhondu Gopal and Janardan Gopal, by the Peshwa Madho Rao II. By article 14 of the Treaty of 1817 (see No. XV, Volume VII, The Peshwa), the Peshwa ceded to the British Government all his territories and rights in Malwa. By this

Since 1870 payments have been made of Rs. 11,142-8-0 Hali and Rs. 622-11-0 Salim Shahi.

cession therefore the ten villages of Panth Piploda become British territory; but Government continued the state of things which had existed under Mahratta rule: and in 1821 Naru Dhondu and Wasudeo Janardan, sons of Dhondu Gopal and Janardan Gopal, received from Sir John Malcolm a Sanad (No. XVII), which was confirmed by the Supreme Government, whereby their right to receive tribute on ten villages in the district of Mandawal and the subah of Mandasor was recognized.

Naru Dhondu was succeeded in 1850 by his son Gopal Rao, who died in February 1906 and was succeeded by his son Dhondu Gopal alias Nana Sahib, born in 1863. Wasudeo Janardan died in 1868 and was succeeded by his son Janardan Wasudeo, who was of weak intellect and the management of his affairs was entrusted to a kamdar, subject to the control of the Political Agent. Janardan Wasudeo died in 1886 and was succeeded by his son Narayan Rao, born in 1870. He was entrusted with the management of his affairs in 1892. Govind has succeeded Narayan Rao on the latter's death in March 1929.

The grantees have no proprietary rights over the villages from which their assignment is drawn. To prevent disputes between the grantees and the proprietors, the cash assignment is paid through the Political Agent, who directly holds the jurisdiction over these villages. The proprietors were held responsible for the peace of the villages up to 1908 when, owing to maladministration, a Manager was appointed to discharge judicial functions and look after the revenue and general administration under the direction of the Political Agent. The cost of the administration is met from the revenues of the Estate, and the surplus is distributed among the Thakur proprietors.

The villages in the holding are at present held by the several Thakur proprietors as shown below:—

Panth Pip	loda			.]
Chapakhere	٠.	` •		Rawat Mungal Singh of Piploda.
Kachalia				. Touwar mangar ising n or 1 ipanta.
1 Karondi	. •	•	•	.]
Kharua				.)
Kotri .				. Thakur Ratan Singh of Mandawal
Kesarpura	(new	ly po	pula	. Thakur Ratan Singh of Mandawal ted) (Jaora).
1 Sabdi	`.	• •	٠.	
Gurbheli				.) Thakur Gunwant Singh of Gudar-
} Karondi				. khera.
Chapaner	•	•	•	. Thakur Bheron Singh of Chapa- ner.
Sakatkberi	•	•	•	. Thakur Mahendra Singh of Sarwan.

^{*} See Vol. V. Gwalior, Mediatised Estates.

The area of Panth Piploda is 25.29 square miles; the population, according to the Census of 1921, 4,406; and the revenue about Rs. 57,700, out of which the revenue assignment is paid to the grantees.

Nasarana was taken on succession from the grantees of the cash assignment up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

(II) MEDIATISED STATES AND ESTATES.

1. RATLAM.*

The ruling family of Ratlam is descended from a younger branch of the Jodhpur family. The Raja of Ratlam was considered the principal Rajput leader in Western Malwa, and in consequence received voluntary allegiance and assistance from the neighbouring Rajput Chiefs. The famous Raja Ratan Singh, the founder of Ratlam, was killed at the battle of Fatehabad in 1658 and was succeeded by his eldest son Ram Singh. He was killed in battle in 1682 and was succeeded by his son Shiv Singh, who died without issue in 1684. His brother and successor Kesho Das incurred the displeasure of the Emperor Aurangzeb, who deposed him in 1695 and afterwards placed his uncle Chhatarsal on the gaddi. In 1701 Aurangzeb granted to Kesho Das the pargana of Titrod: and Kesho Das established himself at Sitamau, which he made his capital. Sailana, which originally formed part of Ratlam, became an independent State in 1730.

Parbst Singh was Raja of Ratlam in 1819 when, under an Engagement (No. XVIII) mediated by Sir John Malcolm between him and Daulat Rao Scindia, Parbat Singh agreed to pay to the Gwalior Darbar an annual tribute of Salim Shahi Rs. 84,000, while Scindia undertook never to send any troops into the country or to interfere in any way in the internal administration or succession. This tribute was assigned to the British Government under the Treaty of 1844 with Scindia, in part payment of the Gwalior Contingent. It is now paid to the Government of India under the Treaty of 1860 with Scindia.

Parbat Singh died in 1824. He had no children: and, as disturbances were anticipated in the event of his death without proper arrangements for the succession, Sir John Malcolm recommended in 1821 that Balwant Singh, a cousin of the Chief of Salumbar, whom Parbat Singh had selected to succeed him, should be recognised. This was done, and Balwant Singh continued in possession of the State till his death in August 1857. He rendered good service during the mutiny, in recognition of which his adopted son and successor Bhairon Singh received a khilat of Rs. 3,000 and the thanks of Government.

^{*} Malcolm's "Malwa", No. 1 of Schedule No. L

Bhairon Singh died in January 1864 and was succeeded by his son Ranjit Singh, aged two years. Mir Shahamat Ali, an officer of the British Government, was deputed to superintend the administration, and with him were associated Ranjit Singh's uncle and the Thakur of Sarwan. Under the careful management of Mir Shahamat Ali the debts of the State, which at the period of his deputation to Ratlam exceeded ten lakks of rupees, were paid off.

In November 1864 the Raja agreed (No. XIX) to cede to the British Government any land required for railway purposes with plenary jurisdiction, and not to levy transit duty on through traffic.

In 1867 the Ruler of Ratlam was granted a permanent salute of 11 guns. In January 1877, on the occasion of the Delhi Darbar, this salute was enhanced to 13 guns; but, later in the same year, the enhancement was altered and made resonal to Raja Ranjit Singh.

Ranjit Singh received independent charge of his State in 1880. His Minister, Mir Shahamat Ali, retired in 1881.

In 1881 the Raja agreed (No. XX) to abolish all transit duties on salt in his State, in consideration of a compensation of Rs. 1,000 a year. In 1885 he abolished all transit duties except those on opium.

In 1887 the British Government made an arrangement (No. XXI) between the States of Ratlam and Sailana, under which Ratlam received Salim Shahi Rs. 18,000 annually from Sailana as compensation for relinquishing the right to levy customs dues in Sailana. This arrangement was modified in 1902 by a fresh one, made directly between the two States (No. XXIII) under which Ratlam agreed to accept British Rs. 6,000 in place of Salim Shahi Rs. 18,000, and to exempt Sailana goods from customs and other cesses.

In 1890 the Government of India mediated an Agreement (No. XXII) between the Gwalior and Ratlam States for the construction of the Ranija-Kachhrod road passing through a portion of Ratlam territory, on payment of a lump sum of Rs. 4,870 as compensation by Gwalior to the Ratlam State. The Ratlam Darbar agreed not to exact any dues on Gwalior goods, except opium, passing through its territory along the road.

In 1860 it was decided to make a railway line from Ratlam on the Rajputana-Malwa system to Godhra, a station on an extension of the Bombay-Baroda line. In August and September 1891 the Ratlam, Sailana, Indore and Jhabua Darbars, through which States the line passes, agreed to cede all land required for it, free of cost and with full jurisdiction.

Raja Ranjit Singh died in 1893 and was succeeded by his son the present Maharaja Sajjan Singh, born in December 1879. During his

minority the administration was carried on by a Dewan. He was invested with ruling powers in December 1898.

In 1909 the claims of Juora, Ratlam and Piploda to the village of Amargarh, in the Sarwan Estate, were rejected by the Agent to the Governor-General: and it was held that the lands belonged to Sarwan, under the suserainty of Ratlam.

During the Great War Raja Sajjan Singh served in France: and he also served in Afghanistan in 1919.

In 1916-17 the State entered into an agreement with the Government of India for the production of crude opium, in circumstances already related in connection with the similar agreement of the Indore State. The agreement was renewed, with modifications, in 1923 and 1925 (see Part I. Central India Agency, No. XV).

In 1918 the permanent salute of the Ruler of Ratlam was enhanced to 13 guns.

In the same year Raja Sajjan Singh was appointed Regent of Rewa, during the minority of the present Maharaja Gulab Singh: a post which he held until 1922.

In 1921 the hereditary title of Maharaja was conferred (No. XXIV) on the Ruler of Ratlam; who, in the same year, was granted a permanent local salute of 15 guns within his own territories.

In the same year the Ruler of Ratlam received a Kharita (No. XXV) removing the restrictions theretofore imposed on his powers and granting to him and his successors full criminal jurisdiction over subjects of the State. In 1930 he received another Kharita (No. XXVI) granting him and his successors criminal jurisdiction over all persons committing offences within his territories except Europeans, European British subjects, Americans and Government servants.

The area of Ratlam is 693 square miles; the population, according to the Census of 1921, 85,489; and the revenue Rs. 9,67,968.

The military forces of the State consist (1930) of 30 Cavalry, 81 Infantry and 136 Armed Police, with 5 serviceable guns.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

2. SITAMAU.

The Raja of Sitamau is descended from the same branch of the Jodhpur family as the Maharaja of Ratlam; Kesho Das, the founder of the house, having been the grandson of the famous Raja Ratan Single

^{*} Malcolm's "Malwa", No. 5 of Schedulo No. I.

of Ratham. The origin of Sitamau dates from the beginning of the eighteenth century, when the revenues of Titrod (i.e., Sitamau) were granted to Kesho Das by the Moghul Emperor, in circumstances already mentioned in the Rutlam narrative.

A tribute of Serim Shahi Rs. 60,000 from Sitamau was guaranteed to Scindia by an Agreement (No. XXVII) mediated by Sir John Malcolm in 1820.

Raja Raj Singh of Situmau did good service during the mutiny of 1857, and received from the British Government a khilat valued at Rs. 2,000.

In 1860, as a consequence of repeated representations from the Raja, Scindia remitted (No. XXVIII) Rs. 5,000 of the annual tribute due to him from Sitamau.

In 1865 the Raja agreed (No. XXIX) to cede any land required for railway purposes with plenary jurisdiction to the British Government, and not to levy transit duty on through traffic.

In 1867 the Ruler of Sitamau was granted a permanent salute of 11 guns.

Raj Singh, who was an able ruler, died in 1867 and was succeeded by his grandson Bhawani Singh.

In 1881 Bhawani Singh entered into an Agreement (No. XXX), with the British (Fovernment, by which the Darbar abolished all transit duties on salt in consideration of an annual compensation of Rs. 2,000.

Bhawani Singh died in 1885 and was succeeded by Bahadur Singh, elder son of Thakur Takht Singh of Chikla, second cousin of Raja Bhawani Singh. On this occasion Scindia put forward a claim to be consulted regarding the succession; but the claim was held to be inadmissible under the terms of the guarantee held by the Sitamau State. The Darbar also claimed to receive nazarana, but this too was overruled. It was held that Sitamau, being a mediatised State of the first class, was liable to the payment of nazarana to the Government of India alone.

In 1887 the Raja abolished all transit duties in his State, except those on opium and wood.

In 1896 the Raja of Sitamau raised the question of his precedence over the Raja of Sailana in darbar, on the ground of his descent from a senior branch of the family of Raja Ratan Singh, the founder of the Ratlam State. His claim was recognised by the Government of India, and orders to that effect were communicated to the parties concerned in 1902.

Bahadur Singh died in 1899, and was succeeded by his brother Sardul Singh, who died on the 9th May 1999. Owing to a failure of direct

male issue, several claims were put forward to the vacant gaddi. The Government of India decided in favour of the present Raja Ram Singh, born in 1880, brother of the Thakur of Kachhi Baroda, on the ground of his descent from the senior branch of the family of Raja Ratan Singh.

In 1915 the State assumed responsibility for the maintenance of

the Mandsaur-Sitamau road lying in its territory.

In 1916-17 the State entered into an agreement with the Government of India for the production of crude opium, in circumstances already related in connection with the similar agreement with the Indore State. The agreement was renewed, with modifications, in 1923 and 1925 (see Part I, Central India Agency, No. XV).

In 1921 the Government of India conferred on the Ruler of Sitamav and his successors, by means of a Kharita (see Part II, Bhopal Agency, No. XXVIII) enhanced criminal powers by removing the previous requirement that all sentences of death, transportation for life or imprisonment for life should be subject to confirmation by the Agent to the Governor-General. The Kharita does not, however, apply to any criminal case in which the person accused or any of the accused are Europeans, European British subjects, Americans or Government servants. In extending the powers, Government desired that persons sentenced to death, transportation, or imprisonment for life should be given every facility to present a petition for mercy to the Agent to the Governor-General: and that, pending the consideration of such petitions, executions of persons sentenced to death should be stayed. These powers may, in certain conditions, he delegated to a properly qualified Court. The Kharita may be suspended or revoked at the will of the Government of India.

The area of Sitamau is 201 square miles; the population, according to the Census of 1921, 26,549; and the revenue Rs. 2,59,191.

The military forces of the State consist (1930) of 15 Cavalry and 123 Infantry, with 1 serviceable and 5 unserviceable guns.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

8. SAILANA.*

Sailana originally formed part of Ratlam. In 1709, on the death of Raja Kesari Singh of Ratlam, his eldest son Man Singh succeeded to the lands forming the present State of Ratlam, and his second son Jai Singh to Sailana, which he made into an independent State in 1730.

In 1819 Sir John Malcolm mediated an Engagement (see No. XVIII) between the Raja of Sailana and Daulat Rao Scindia, under which the

^{*} Makcolm's "Malwa", No. 2 of Schedule No. I.

Raja agreed to pay to the Gwalior Darbar an annual tribute of Salim Shahi Rs. 42,000; while Scindia undertook never to send any troops into the country, or to interfere in any way in the internal administration or succession. By a separate Agreement (No. XXXI) concluded in the same year, the Raja bound himself to pay Scindia Rs. 75,000 as arrears of tribute. The annual tribute was assigned to the British Government under the Treaty of 1844 with Scindia, in part payment of the Gwalior Contingent. It is now paid to the Government of India under the Treaty of 1860 with Scindia.

Raja Lachhman Singh, with whom the original settlement was made in 1819, was succeeded by his son Ratan Singh who, having no sons, was succeeded by his uncle Nahar Singh, and he by his son Takht Singh, who died in 1850, leaving an infant son Dule Singh. The State was administered by the British Government till the mutiny of 1857, when it was put under a regency headed by the chief widow of Takht Singh. As an acknowledgment of the services rendered during the mutiny in preserving order and furnishing troops, the members of the regency received khilats. Raja Dule Singh was put in power in 1859.

In 1864 the Raja agreed (No. XXXII) to cede to the British Government, with full jurisdiction, any land that might be required for railway purposes, and not to levy transit duty on through traffic.

In 1867 the Ruler of Sailana was granted a permanent salute of 11 guns.

In 1881 an Agreement (No. XXXIII) was made between the Government of India and the Raja, by which he agreed to abolish all transit duties on salt, on receiving annually from the British Government 100-maunds of salt delivered free of cost at Indore. By a Supplementary Agreement (No. XXXIV) made in 1883, this compensation was commuted to an annual cash payment of Rs. 412-8.

In 1885, at the request of Raja Dule Singh, the Government of India recognised as his heir Jaswant Singh of Semlia, whom he had adopted. In consequence of the adoption of Jaswant Singh, the Semlia jagir devolved on his younger brother Chhatar Singh in 1888.

In 1887 the British Government made an arrangement (see No. XXI) between the Ratlam and Sailana States, by which it was agreed that Sailana should in future levy their own customs duties, compensating Ratlam for relinquishing their right to levy customs dues in Sailana by an annual payment of Salim Shahi Rs. 18,000. This arrangement was modified in 1902 by a fresh one (see No. XXIII) made directly between the two States, under which the payment by Sailana was reduced to British Rs. 6,000.

In 1887 the Raja abolished all transit duties in his State, excepting those on opium.

In 1891 the Raja agreed to cede land, with full jurisdiction, for the Ratlam-Godhra Railway.

Dule Singh died in 1895 and was succeeded by his adopted son Jaswant Singh of Semlia. The Raja of Ratlam advanced some claims in connection with the talwarbandi on the occasion of Jaswant Singh's installation, but they were disallowed.

In 1896 Raja Bahadur Singh of Sitamau raised the question of the precedence of the Ruler of Sitamau over the Ruler of Sailana in darbar, on the ground of his descent from a senior branch of the family of Raja Ratan Singh. The claim was admitted by the Government of India, and in 1902 orders to that effect were communicated to the two Darbars.

Raja Jaswant Singh died on the 13th July 1919 and was succeeded by his eldest son the present Raja Dileep Singh, born on the 20th March 1891.

In 1921 a Kharita (see Part II, Bhopal Agency, No. XXVIII) was granted to the Ruler of Sailana, conferring on him and his successors, on certain conditions, enhanced criminal powers to dispose of trials of all classes of criminal offences committed within the State by the subjects of the State or others.

In 1923-24 the State entered into an agreement with the Government of India for the production of crude opium, in circumstances already related in connection with the similar agreement of the Indore State. The agreement was renewed, with modifications, in 1925 (see Part I, Central India Agency, No. XV).

The area of the State is 297 square miles; the population, according to the Census of 1921, 27,165; and the revenue Rs. 3,01,651.

The military forces of the State consist (1930) of 25 Cavalry, 46 Infantry and 111 Armed Police, with 3 serviceable and 1 unserviceable guns.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

4. PIPLODA.

The Piploda family are Doria Rajputs, who emigrated several centuries ago from Girnal in Junagadh.

^{*} Malcolm's " Malwa", No. 1 of Schedule No. I.

The Settlement (No. XXXV) of this Chiefship, under which a tribute of Salim Shahi Rs. 28,000 is paid to the Nawab of Jaora, in accordance with the 12th article of the Treaty of Mandasor (Mandsaur), was made with Prithi Singh by Sir John Malcolm in 1820. The Thakur receives from Dewas (Senior Rranch) Rs. 138 a year as tanka on six villages and from the Junior Branch Rs. 115 on five villages in Garhguchha. He also holds a grant of land in the village of Betikheri in the Alot district from Dewas (Senior Branch).

The settlement made in 1820 put the Thakur on the same footing as other mediatised Chiefs; but in 1844, when Sir Claud Wade was Resident at Indore, a new Deed (No. XXXVI) was executed between the Thakur and the Nawab of Jaora without the cognizance of the Government of India, by which the Thakur was placed in greater dependence on the Nawab, and the right of the Nawab to control the judicial administration of the Thakur was admitted. The existence of this deed was first brought to the notice of the Government of India in 1864; but it was resolved not to interfere with arrangements which had lasted twenty years, so long as no dispute should arise on the subject between the Thakur and the Nawab.

Thakur Prithi Singh was succeeded by his son Uned Singh, and he by his son Onkar Singh, who died in 1863 and was succeeded by his adopted son Dule Singh. He died in 1888 and was succeeded by his eldest son Kesri Singh.

In 1901 the Thakur of Piploda memorialised the Government of India in respect of a long standing dispute between him and the Jaora Darbar on the Darbar's alleged right to levy customs duty in Piploda. The memorial prayed that the muchalka executed between the Nawab of Jaora and the Thakur of Piploda in 1844 under the authority of Sir Claud Wade should be abrogated; that the attendance of a Piploda Vakil on the Jaora Darbar should cease; and that, instead of a division being made of the actual receipts of the sayar, a fixed sum equal to the average annual collection during the last ten years should be paid annually by Piploda to Jaora.

In 1905 the Government of India decided that the engagement of 1820 gave the Thakur of Piploda the full status of a mediatised Chief. While accepting the claim of the Jaora Darbar to half of the sayar revenues of Piploda, they did not recognise Jaora's right to interfere with the internal administration of Piploda: and they decided that the Darbar should only be paid through the Political Agent, their share of the sayar collections actually made by the Thakur himself. The contention of the Jaora Darbar, that the Thakur had no right to abolish sayar dues, was negatived; but it was ordered that, in the event of his

doing so, the Darbar would be entitled to compensation. The engagement of 1844 was held to be binding: and the right of the Jaora Darbar to demand the attendance of a Vakil from the Thakur was confirmed.

In 1909 the claims of Ratlam, Jaora and Piploda to the village of Amargarh, in Sarwan Estate, were rejected by the Agent to the Governor-General: and it was held that the lands belonged to Sarwan, under the suserainty of Ratlam.

In 1916-17 the State entered into an agreement with the Government of India for the production of crude opium, in circumstances already related in connection with the similar agreement of the Indore State. The agreement was renewed, with modifications, in 1923 and 1925 (see Part I, Central India Agency, No. XV).

Kesri Singh died in November 1919 and was succeeded by his son the present Rawat Mangal Singh, born on the 7th September 1893.

In 1921, as questions regarding the status of Piploda vis-à-vis Jaora and certain other cognate matters, had again arisen, a British officer was placed on special duty to investigate them. Piploda was unwilling to accept his decision: and the matters in dispute were eventually decided by the Government of India in 1923. As regards the status of Piploda, they held that the execution of the muchalka of 1844 had Leen obtained by coercion, and they were not prepared to allow any weight to it or to considerations arising from it. They re-affirmed their ruling of 1905 that the Thakur enjoyed the full status of a mediatised Chief, and definitely held him to be independent of Jaora and on the same footing as other mediatised Chiefs. The question of the compensation due to Jaora, for the abolition of sayar dues in Piploda, was also decided, by setting off Jaora's right to the dues against the right of Piploda to receive dami from Jaora on account of certain villages in the Tal and Mandawal parganas; both rights being formally recognised. As regards other points in dispute, the Government of India held that Jaora's claim to nasarana was unsustainable: and that recognition of succession, settlement of succession disputes, and administration during the minority of the Thakur, were matters for the decision of the Paramount Power. They declined to admit Jaora's demand for the attendance of the Rawat of Piploda at the Nawab's Darbars.

At the same time the Government of India authorised the use of the title of Rawat in official correspondence with the Chief of Piploda.

The Rawat exercises full criminal powers except in cases exclusively triable by a Session Court, which are tried by the Political Agent. The Rawat has full civil powers, but in cases of value over Rs. 10,000 a regular appeal lies to the Political Agent, with a further appeal to the Agent to the Governor-General, who is the High Court on both sides in

matters beyond the powers of the Chief. The Political Agent has revisionary powers, both in civil and criminal cases, for the prevention of gross injustice.

The area of Piploda is 69 square miles; the population, according to the Census of 1921, 9,766; and the revenue about Rs. 1,14,000.

The State was liable to the operation of the Nasarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

5. BHOJAKHERI.

The original Agreement (No. XXXVII) was mediated in 1320 with Rawat Durjan Singh, ancestor of the present holder, guaranteeing to him the village of Sidra in Gangrar Pargana on payment of Ujjain Rs. 100 to the Kotah State. In 1838 the village was transferred to the Jhalawar State, which now receives the payment. (See Vol. III, Haraoti and Tonk Agency, Jhalawar.)

Thakur Bhawani Singh died in 1912 and was succeeded by the present Thakur Dalpat Singh.

The area of Bhojakheri is 6 square miles; the population, according to the Census of 1921, 1,451; and the revenue Rs. 7,000.

6. BILAUD.

The original grant of Bilaud was made in 1818 by Nawab Ghafur, Khan of Jaora to Hakim Mir Zafar Ali (No. XXXVIII). In 1819 Sir John Malcolm mediated the settlement of a dispute between the Nawab and the Hakim, on the terms stated in his certificate (the second annexure to No. XXXVIII). The existence of the guarantee to the Estate was lost sight of until 1885.

Zafar Ali died in 1824 and was succeeded by his son Muhammad Saman Ali, who died in 1875 and was succeeded by his son Muhammad Zamin Ali. He died in 1884 and was succeeded by his son the present Jagirdar Saiyid, Ghulam Abbas.

The area of Bilaud is 4:58 square miles; the population 349; and the revenue about Rs. 3,200.

7. BORKHERA (JAORA).

The Thakur holds a Patta (No. XXXIX) signed by Major Borthwick in 1839, and a Parwana (No. XL) countersigned by Sir Robert Hamilton in 1845, in regard to the villages of Borkhera and Rewas. He pays an annual quit-rent of Salim Shahi Rs. 9,201 to the Jaora Darbar on the two villages.

Gulab Singh, with whom the settlement was originally made, was succeeded in 1850 by his son Zorawar Singh, and he by his nephew Nawal Singh in 1851. Bhairon Singh, who succeeded Nawal Singh in 1873, died in 1902 and was succeeded by his son Kesri (Kishore) Singh, who died in 1914 and was succeeded by his son the present Thakur Mor Singh.

The area of Borkhera is 7.15 square miles; the population 833; and the revenue Rs. 18,500.

8. BORKHERA (DEWAS).

The Thakur of Borkhera, in the Dewas State (Junior Branch), receives yearly tanks of Rs. 484-4 from the Dewas State (Senior Branch), and of Rs. 283-4 from the Junior Branch. The family hold no sanads authorising these grants, but a Parwana (No. XLI), addressed in 1818 by Sir John Malcolm to Thakur Zalim Singh, shows that the Thakur then enjoyed certain money payments from the State of Dewas. The amount of the payment is not entered in the parwana, but has since been ascertained.

In 1889 the Government of India decided that the Parwana of 1818 should be included in this publication.

Amar Singh, grandson of Zalim Singh, was succeeded by his son Ram Singh, who died in 1924 and was succeeded by his elder son the present Thakur Fate Singh.

9. JAWASIA.*

The Thakur of Jawasia receives, direct from the Darbars concerned, the following tanks:—

							Rs.	٨.
(No.XLII)					٠.		1,793	0
(No. XLIII)	,						1,512	8
(No. XLIV)							120	0
(No. XLV)							180	0
(No. XLVI)							21	0
(see Part	r, o	entral	·In	dia	Agen	cy,		
No. XXVII	I)						1,400	0
(No. XLVII))				•		150	0
				T	otal		5,176	8
	(No. XLIII) (No. XLIV) (No. XLV) (No. XLVI) (see Part No. XXVIII	(No. XLIII) (No. XLIV) (No. XLV) (No. XLVI)	(No. XLIII) (No. XLIV) (No. XLV) (No. XLVI) (see Part I, Central No. XXVIII)	(No. XLIII) (No. XLIV) (No. XLV) (No. XLVI) (see Part I, Central In No. XXVIII)	(No. XLIII) (No. XLIV) (No. XLV) (No. XLV) (No. XLVI) (see Part I, Central India No. XXVIII) (No. XLVII)	(No. XLIII) (No. XLIV) (No. XLV) (No. XLV) (No. XLVI) (see Part I, Central India Agen No. XXVIII)	(No. XLIII) (No. XLIV) (No. XLV) (No. XLVI) (see Part I, Central India Agency, No. XLVII) (No. XLVII)	(No. XLII)

Sher Singh and Gulab Singh, the Thakurs with whom the original settlement was mediated, were succeeded by Bhairon Singh. He died in 1883 and was succeeded by Rawat Lal Singh, who died in 1900, and was succeeded by Fatch Singh. He died in 1921 and was succeeded by his son the present Thakur Gir Raj Singh.

^{*} Malcolm's " Malwa", Nos. 23 and 44 of Schedule No. II.

[†] These parwanss show only Rs. 321 to be paid by Holker The amount given by Malcolm is Rs. 600.

10. KAYATHA.

By an Engagement (see Note to No. LI) mediated in 1818, the Thakur receives Rs. 1,427 a year from the two Chiefs of Dewas. The settlement was made with Moti Singh and his son Durjan Sal. The present Thakur Partab Singh succeeded his father Sheodan Singh, son of Durjan Sal, in 1912.

11. KHERWASA.

Thakur Takht Singh received in 1839 a Patta (No. XLVIII), signed by Major Borthwick, for the village of Kherwasa: and this was confirmed in 1845 by a Parwans (No. XLIX) countersigned by Sir Robert Hamilton. The Thakur pays an annual quit-rent of Salim Shahi Rs. 5,001 to the Nawab of Jaora.

Takht Singh was succeeded by his son Bhagoti Singh in 1866, and he by his son Zorawar Singh in 1885. In 1887 Zorawar Singh was succeeded by his nephew the present Thakur Partab Singh.

The area of Kherwasa is 345 square miles; the population, according to the Census of 1921, 508; and the revenue Rs. 11,000.

12. KHOJANKHERA.

The Settlement (No. L) made in 1823 with Daulat Singh guaranteed to him the villages of Khojankhera, Bahadurpura and Arniagujar on payment of Salim Shahi Rs. 2,300 as rent to the Jaora Darbar; and also the rights of dami and sayar, on account of which he receives Salim Shahi Rs. 1,100. Some 10 or 15 years after the settlement, Arniagujar and half of Bahadurpura were resumed by the Jaora Darbar. The matter was brought to the notice of the Political authorities in 1886; when it was decided that there was no sufficient reason for intervening on behalf of the Thakur, who had previously made no complaint. The rent now paid to the Darbar is about Rs. 1,400 a year.

Thakur Bakhtawar Singh, grandson of Daulat Singh, died in 1901 and was succeeded by his eldest son Man Singh, who died in 1907 and was succeeded by his brother the present Thakur Dhul Singh.

The area of Khojankhera is 5.24 square miles; the population, according to the Census of 1921, 410; and the revenue about Rs. 6,900.

13. PATRANT.

The Thakur of Pathari receives a tanka of Indore Hali Rs. 2,519 from Dewas (Senior Branch) and Rs. 2,316 from the Junior Branch,

under a Settlement (No. I.I) mediated by Captain Borthwick and Sir John Malcolm in 1818. The Thakur with whom the original engagement was made was Mahabat Singh. The tanka is paid direct from the two States of Dewas.

The Thakur of Pathari also holds four villages from Dewas (Junior Branch) which are regarded as formally guaranteed. His status in regard to these villages was the subject of dispute in 1869, 1865 and 1928, and on all these occasions it was held that the villages were guaranteed: a certificate (No. LII), granted in 1837 by Mr. Johnston. Assistant to the Resident at Indore, to Thakur Zorawar Singh, son of Mahabat Singh, having been considered to be strong corroborative evidence of the existence of a guarantee.

Onkar Singh, the present Thakur, succeeded his father Bakhtawar Singh, son of Prithi Singh, in 1894.

The area of Pathari is 15 square miles; the population, according to the Census of 1921, 1,527; and the revenue about Rs. 16,000.

14. SADAKHERI (SHEOGARH).

The Thakur received from the Nawab of Jaora, in 1839, a Patta (No. LIII) signed by Major Borthwick, regarding the grant of the village of Sadakheri: and this was confirmed in 1845 by a Parwana (No. LIV) countersigned by Sir Robert Hamilton. The Thakur pays to the Jaora Darbar a quit-rent of Salim Shahi Rs. 3,501 on the Sadakheri village.

These settlements were made with Gopal Singh, who was succeeded by his son Gambhir Singh in 1867, and he by his son Bahadur Singh in 1889. It was on the occasion of this succession that the existence of the guarantee was brought to notice. The succession was approved by Government: and it was notified that the Thakur was entitled to the protection of the Western Malwa Agency in respect of his guaranteed possessions.

Bahallur Singh died in 1896 and was succeeded by his brother Sadul Singh, who died in 1920 and was succeeded by his eldest son the present Thakur Raj Singh.

The area of Sadakheri is 60 square miles; the population, according to the Census of 1921, 5,053 and the revenue about Rs. 42,000.

15. SARWAN.

(For account see Vol. V, Gwalior Residency, Mediatised Estates. See also Panth Piploda, supra.)

^{*} Rudarwas, Parbatipura, Gopalpura, Hirapur.

16. SHUJAOTA.

The Settlement (No. LV), which was originally made with Raghunath Singh in 1823, guarantees to the holder the villages of Shujaota, Salakhera and Piplia on payment of Salim Shahi Rs. 3,303 as rent to the Jaora State; and also guarantees the rights of dami and sayar.

The existence of the guarantee was brought to notice in 1884.

Khushal Singh, who succeeded in 1861, died in 1904 and was succeeded by his nephew the present Thakur Rup Singh.

The area of Shujaota is 5.7 square miles; the population, according to the Census of 1921, 385; and the revenue about Rs. 17,000.

17. SIDET.

The original grant (No. LVI) from the Nawab of Jaora was mediated in 1824 by Mr. G. Wellesley, Resident at Indore, in consequence of a dispute between the Darbar and Thakuri Lal regarding the village of Sidri which, with some wells, had been held by the latter's family long before the foundation of the Jaora State.

Thakuri Lal, the original holder of the guarantee, died in 1863 and was succeeded by his son Gopal Singh. He died in 1886 and was succeeded by his son the present Thakur Gordhan Singh.

The area of Sidri is 1.81 square miles; the population, according to the Census of 1921, 272; and the revenue Rs. 4,004.

18. Smar.

The original Settlement (No. LVII) in respect of the three villages of Sirsi, Khemakheri and Khokhra, was made in 1839 by Major Borthwick with Thakur Bhawani Singh, to whom he also gave a Robkar (No. LVIII) for a quarter share of the village of Panchewa, under Piploda. This has recently (1927) been held to be guaranteed.

Bhawani Singh was succeeded, in 1841, by his nephew Dalpat Singh, who in 1845 received a Parwana (No. LIX) countersigned by Sir Robert Hamilton, confirming the original settlement with Bhawani Singh. The Thakur pays an annual quit-rent of Salim Shahi Rs. 12,301 to the Jaora Darbar on account of the three villages named in the original settlement,

Dalpat Singh was succeeded by Sarup Singh in 1872. He died in 1922 and was succeeded by his son the present Thakur Sambhu Singh.

The area of Sirsi is 7.56 square miles; the population, according to the Census of 1921, 941; and the revenue Rs. 16,000.

19. TAL.

Settlements between Thakur Chander Singh and the Jaora State were mediated by Mr. G. Wellesley, Resident at Indore. In 1821 the villages of Karwakheri and Melakheri were guaranteed to the Thakur in istimrari tenure (No. LX): and in 1822 the dami and other dues of the Tal pargana were guaranteed (No. LXI).

Chander Singh was succeeded by his son Jait Singh, who died in 1853 and was succeeded by his son Lachman Singh. He died in 1859 and was succeeded by his nephew Onkar Singh.

The extravagance of Onkar Singh brought him heavily into debt and in 1880 and subsequent years he applied to the Jaora Darbar for assistance. This was granted and arrangements were made in 1889 by the Darbar, without previous reference to the Political Agent, for managing the Thakur's Estate and paying off the debts. On the facts being brought to notice, it was decided that the arrangement concluded in 1889 by the Darbar with the Thakur should not be interfered with, so long as the status of the Thakur in respect of his guaranteed rights was not materially affected thereby, and provided that there was no infraction of the rule limiting to the holder's lifetime the power of alienating guaranteed property. The right of the Government of India to be consulted on all important points regarding the position and privileges of guarantee-holders, and to decide all questions of succession to guaranteed estates, was at the same time made clear to the Jaora Darbar.

Onkar Singh died in 1901, and was succeeded by Madho Singh, whe died in 1916 and was succeeded by his brother the present Thakur Sambhu Singh.

The area of Tal is 9:36 square miles; the population, according to the Census of 1921, 1,250; and the revenue Rs. 18,000.

20. TONK.

Thakur Nirbhe Singh succeeded his father Balwant Singh in 1869, and was succeeded by Bijey Singh, who died in 1910 and was succeeded by his son the present Thakur Fateh Singh. He receives from Scindin and Holkar the following tanks:—

From Scindia (No. LXII) ,, . Holkar (No. LXIII)					0
		To	tal	4,509	8

It was the practice of the Agent to the Governor-General at Indore to grant the Thakur a parwana to enable him to realise the tanka from

272 MALWA—MEDIATISED ESTATES—Tonk—Uperwara—Uplai—LAPSED ESTATES—Bhatkheri.

Scindia's local officials, but the Thakur now receives the tanks from the Gwalior Darbar direct:

The Thakur also receives a tanka of Rs. 4,570 from the two Chiefs of Dewas. No sanads for this tanka have been produced, but the Thakur holds a certificate (No. LXIV), given in 1837 by Mr. P. Johnston, Assistant Resident, Indore, relating to the payment.

21. UPERWARA.

The Settlement (No. LXV) originally made in 1823 with Zalim Singh, guarantees to the holder the villages of Uperwara, Palakheri and Chandankheri on payment of Rs. 3,603 as rent to the Jaora State; and also the rights of dami and sayar. The existence of the guarantee was brought to notice in 1884.

The present Thakur Krishna Singh, 116th in descent from Zalim Singh, succeeded his father Bhairon Singh in 1910.

The area of Uperwara is 7:10 square miles; the population, according to the Census of 1921, 974; and the revenue Rs. 23,400.

22. UPLAI.

The Thakur holds from the Jaora Darbar a quarter share of the village of Uplai on istimrari tenure, on an annual quit-rent of Salim Shahi Rs. 401.

The existence of the original Patta (No. LXVI), signed by Major Borthwick in 1840 and granted to Bhopji, was brought to notice in 1910; and in 1912 the Government of India held that the grant should be treated as guaranteed.

Thakur Bheron Singh, third in descent from Bhopji succeeded his father Pirtht Singh in 1894. Bheron Singh died in May 1930 and was succeeded by his minor son the present Thakur Ishwar Singh born in March 1928.

The area of Uplai is 68 square miles; the population, according to the Census of 1921, 110; and the revenue Rs. 3,000.

(III) LAPSED ESTATES.

BRATERES.

(For account see Part I, Central India Agency, Lapsed Estates.)

No. I.

TRANSLATION OF AGREEMENT entered into by the Thangurs of the Banswara, Pertabours, and Malwa Frontier, and signed in the presence of the Political Agent of Meywar and the Officers on Special Duty in Western Malwa in February 1861.

We agree to the arrangement proposed for preventing the predatory incursions of the Bheels into Malwa, and we voluntarily bind ourselves that if any Bheels attempt to pass through any of our lands, we will oppose and drive them back; and that, if the force available to any one of us is insufficient for this purpose, we will call upon each other for assistance, and promise that we will never refuse assistance when intelligence is given us; and should there be any dispute amongst ourselves, we will not call in the assistance of the Bheels, and if any one of us combines with them, or gives them assistance, or knowingly allows them to pass through his lands, on proof of the same we will agree to whatever punishment the Government may award. The above agreement we make of our own free will; and further, if any Bheel claims "choutan" from us should be be able to show that payment of the same has been stopped within the last 12 years, we agree that the payment shall be revived.

Thakoor of Surven of Rullum.

Oonkar Sing,
Thakoor of Peeplowda of Jowrah.

Kessur Sing,
Thakoor of Sankhers of Mundisore.

Chuttersal,
Thakoor of Sagtules Bores of Periabgurh.

Hindoo Sing,
Thakoor of Raspors of Periabgurh.

Khosial Sing.

MAUN SING.

Thekoor of Amberame of Pertabgurh.

HINDOO SING,

Thekoor of Mottees of Pertabourh

Thekoor of Mottees of Periabgurh.

Parbut Sing,

Thakoor of Nadbail of Mundisore.

Saw Susa.

Thakoor of Salimgurh of Pertabgurh.

HURREN SING, Maharaj of Amba of Jourah.

No. II.

ENGAGEMENT between the Honourable the East India Company and the MakaRAJAH TOOKAJEE PUAR and Anund Rao Puar, Joint Rajahs of Dewas,
their heirs and successors, settled by Lieuzenant Alexander MacDonald,
acting under authority from Brigadier-General Sir John Malcolm, K.C.B.,
and K.L.S., Political Agent to the Most Noble the Governor-General,
on the part of the Honourable the East India Company, and Successan
Bapoo, on the part of the Maharajahs Tookajer Puar and Anund Rao
Puar, Joint Rajahs of Dewas: the said Brigadier-General Sir John
Malcolm being invested with full powers and authority from the Most Noble
Francis, Marquis of Hastings, K.G., one of His Majesty's Most Honourable Privy Council, Governor-General in Council, appointed by the
Honourable Company to direct and control all the affairs in the East Indies; and the said Successan Bapoo being duly invested with full powers
on the part of Tookajer Puar and Anund Rao Puar, Joint Rajahs of
Dewas,—1818.

ARTICLE 1.

The British Government will grant its protection to the Maharajaha Tookajee Puar and Anund Rao Puar, joint Rajaha of Dewas.

ARTICLE 2.

The Rajahs Tookajee Puar and Anund Rao Puar engage that, in addition to the attendants of their persons and the sebundees of the country, they will keep up and regularly pay 50 good horse and 50 foot well armed who shall be at the disposal of the British Government; and after three years, as the revenue of the aforesaid Rajahs of Dewas will be augmented by the increase of inhabitants and cultivation, 100 horse and 100 foot shall be kept up and be at the disposal of the British Government.

ARTICLE 3.

The British Government will protect the Rajahs of Dewas in their present possessions of the mehals of Dewas, Sarungpore, Allote, Goorgoocheh, Bingnowde, Bughowde, as well as the share of the collections amounting to 7 per cents of the third part of the province of Sundersee belonging to the Rajah Ramchunder Rao Puar of Dhar, and an equal share, vis., 7 per cent. of the collection of the province of Doongla belonging to the aforesaid Rajah of Dhar. The British Government will further protect the Rajahs of Dewas against the attacks of enemies and will aid them in the settlement of any of their rebellious subjects, and will mediate in a just and amicable manner any dispute that may arise between them and other States and petty Chiefs.

ARTICLE 4.

The Rajahs of Dewas engage to have no intercourse or communication with any other States, and to enter into no affair of any magnitude without the advice and concurrence of the said British Government.

APTICLE 5.

The British Government agrees to consider the Rajahs Tookajee Puar and Anund Rao Puar in every respect the rulers of their present possessions, and engages to give no protection to any of their discontented relations or dependents and not to interfere in the internal administration of the country.

ARTICLE 6.

The Rajahs of Dewas relinquish their claim of 7 per cent. on the collection, of the province of Doongla, belonging to Rajah Ramchunder Rao Puar of Dhar in favour of that Chief, from the beginning of the year 1876 to the beginning of the year 1879 Bickramaject, in order that the above said province, which is now entirely desolated, may be again inhabited; and after the expiration of these three years the Rajahs of Dewas will consider themselves entitled to their share of 7 per cent. on whatever sum may be realized after the deduction of expenses.

ARTICLE 7.

The Rajahs of Dewas, with a view to the improvement of their possessions, agree to act by an union of authority and to administer the affairs of their provinces through one public minister or chief officer.

ARTICLE 8.

This engagement, consisting of eight Articles, has been this day settled by Lieutenant Alexander MacDonald, acting under the direction of Brigadier-General Sir John Malcolm, K.C.B., and K.L.S., Political Agent to the Most Noble the Governor-General, on the part of the Honourable Company; and by Succaram Bapoo on the part of Tookajee Puar and Anund Rao Puar, joint Rajahs of Dewas. Lieutenant MacDonald has delivered one copy thereof in English, Persian and Mahratta, signed and sealed by himself, to the said Succaram Bapoo, to be by him delivered to the Maharajahs Tookajee Puar and Anund Rao Puar, and has received from the said Succaram Bapoo a counterpart of the said engagement, signed and sealed by himself.

Lieutenant MacDonald engages that a copy of the said engagement, ratified by the Most Noble the Governor-General, in every respect a counterpart of that now executed by himself, shall be delivered through Succaram Bapoo to the Maharajahs Tookajee Puar and Anund Rao Puar, within the period of two months; and on the delivery of such copy to the Maharajahs, this engagement executed by Lieutenant MacDonald under the immediate direction of Brigadier-General Sir J. Maloolm shall be returned; and Bapoo Succaram in like manner engages that another copy, ratified by the Maharajahs Tookajee Puar and Anund Rao Puar, in every respect the counterpart of the engagement now executed by himself, shall be delivered to Lieutenant MacDonald to be forwarded to the Most Noble the Governor-General, within the space of the following day (to-morrow); and on the delivery of such copy to the Most Noble the Governor-General, the engage-

ment executed by Succaram Bapoo, by virtue of the full power and authority vested in him as abovementioned, shall be returned.

HASTINGS.

- G. DOWDESWELL.
- J. STEWART.
- C. M. RICKETTS.

Ratified by the Governor-General in Council, at Fort William, this 12th day of December 1816.

J. ADAM.

Chief Secretary to Government.

No. 111.

ENGAGEMENT regarding the PERGUNNAR of BAGODE.

LETTER to G. WELLESLEY, Esq., from ROOKMANGAD RAO and ANUND RAO PUAR,
RAJAHS of DEWAS, received on the 6th July 1828.

After the usual compliments.—We have given over to the Honourable Company's government the pergunnah of Bagode, which is our jaghire, for the purpose of having it brought into a state of order and improvement. The khasgee jaghire and inam villages being excepted, the remainder will be held in khalsa management. The inhabitants will accordingly be conciliated, and the cultivation promoted; after deducting the expenses of the pergunnah the proceeds, whatever they may amount to, will be paid as revenue to us.

Sumbat 1855, Fueles 1236, Sakes 1750, Soorsum Tisen Ishureyn Menteyn-o-ulf (1229), 1st of Asark Boodes Puryumes, corresponding with the 17th Ziehijes.

· (Sealed by both Rajaes.)

LETTER from G. WELLESLEY, Esq., Resident, etc., Indore, to ROOKMANGAD RAO and Anund Rao Puar. Rajans of Dewas, dated the 7th July 1828.

After the usual introduction.—I have had the happiness to receive your letter conveying accounts of your welfare, and serving as a Sunnud for the pergunnah of Bagods. God willing the prosperity of the pergunnah shall be promoted to the utmost possible extent, and the balance of the revenue, after deducting the expenses, etc., shall be paid to your government. I beg you will set your mind at ease on that subject. Until we meet continue to gratify me with accounts of your welfare.

LIST of VILLAGES in BAGODE PERGUENAH, the jaghire of ROOMMANGAD RAO BED ANUND RAO PUAR, RAJAHS of DRWAS, taken in Sumbet 1827.

The whole number of villages was 39, yielding a revenue, including the sayer, of Rupees 26,700; from this was deducted, on account of jaghire and insm, 10 villages yielding Rupees 7,600, and there remained in khalsa 29 villages, the rents of which with the sayer amounted to Rupees 19,100, sis.—

												-	
	Jumins of 2	D vii	legte				•	•				17,	900
	Sayer and Z	Dupp	A, etc.	•		•		•	•	•	•	1,	200
									T	otal	٠	10,	100
BEA	as of Room	MAIN	GAD I	RAO.				SHARE	07	Anus	» A	40.	
	Villagee.				Re.			Village	٥,				Re.
of B	agodo Cusba				200		ł	of Beg	ode	Casba			200
- •	Mohuma				1,000			Bhoos	NOD				4,000
	Jampia		•		1,300			Motwa					1,300
	Kerondee				800			Chota I	Parz	ie.			700
	Temle .				600			Deogut	b				400
	Bura Parria				1,200			Goalpo	000				280
	Jhan Kood		•		700			Neemel					700
	Guthis.				500			Soorpal	b				700
	Bhurria				600			Bubles					200
	Burres				400			Oodhar	عاد				200
	Gusiabaree				200			Doongu		063			300
	Dowlutpoors				400			Hodria.					300
	Surale				100			Mondul	100				300
	Bowee				100			Noomk					200
	Joojwania	•	•		50			Peopul	kw	•		•	100
141	villeges, jum	me.	•		8,060		14	villages	, ju	mme.			9,850
				_				Total v	إعلاة	yes 20,	jum	-	17,900

Present state of the Pergunnah.

SHARE OF ROOMMANGAD RAO.							SHARE OF ANUND RAO.									
Inhe	bited	villag	86.		Ra.				labite	bited villages.						
Bowes	•	•	•	•	1	5	1	iodela						10		
i of Begode	•							Cotors Segodo		•	•	•		1.5		
					1	5								25		
									2	total s				40		
		. 4	-										Ra.			
Stree Jul		K		:	:	:	:	:	:	:	:	:	76 15			
														90		
						Total			abe 1		- dam	Re.		120		

LIST OF JACKIER AND ENAM VILLAGES OF PERGUNNAN BAGODE.

		Belo	nging	to R	oolen	nanga	d P	uar.			
											Re.
1 K	basg	ee village of Na				•		•	•		2,000
1	20	Roople (Mur	hiput 1	Reo D	OWN	's) res	t	•	÷	•	800
1	90	Kheree (Bhi	kajee A	20,00	Tun	AYOO'S) rent		•	•	400
		(Jhakerees B	lupees !	100)							
2	99	}	Ţ.,		Perta	b Sing	h Zer	ninda	2's Per	as .	200
K 17	Ilean	(Waloon s, the total rent		100)						_	8,400
		e) and some tell	OL WILL	104 H	•	•	•	•	•	•-	0,200
		Bele	nging	to A	lnun	d Ra	o Pi	ıar.			
											Ra
1 V	illage	Goenah (Bace					•	•	•	•	2,000
1	29	of Wonee (Mu						•	•	•	1,000
1.	20	of Mundocree	(Gunp	at Rac	Fur	BAYOO'	e) ren	t		•	1,000
		Kaleepoora	Rupee	100)						
2	**	Loshira	99	100		tab Si	ng Zei	ninde	E'S TO	nt .	200
5 VI	illege	e, the total ren	of wh	ich is	•	•	•	•	•	_	4,200
				Al	stra	ct.					
											Rs.
'2 V	illege	s Khasgee .		•							4,000
3	**	Dewan's		•							1,800
2	99	Furnavec's									1,400
4	90	Zemindar's									400
	••										
10	10	the total ren	s of wh	ich is	•	•	•	•	•		7,600
Pı	resen	state of the	above	villa	206,	Fusice	1235	Sur	abut	1884.	
					•						Ra.
Khe	ugee	of Rookmangae	i Rao	. 1	Rent	of ville	go N	agohu	re all	the	
	-					deser		•		•	125
Th.		of Anund Reo				ooree	ago P	etro	•	•)	40
WW	- Sin	OR WHATHING TORO	٠.			n's vil	lame r	ont al	I the	٠.:	40
				- (*		erted		-47 64			à
				•			Y		•	-	
							Tot	al pre	re tase	fot	165
			•								•

No. IV.

Adoption Sanad granted to the Chiefs of Dawas,-1862.

Her Majesty being desirous that the Governments of the several Princes and Chiefs of India who now govern their own territories should be perpetuated, and that the representation and dignity of their houses should be continued, I hereby in fulfilment of this desire, convey to you the assurance that, on failure of natural heirs, the adoption by yourself and future rulers of your State of a successor according to Hindu law and to the customs of your race will be recognized and confirmed.

Be assured that nothing shall disturb the engagement thus made to you so long as your house is loyal to the Crown and faithful to the conditions of the Treaties, Grants, or Engagements which record its obligations to the British Government.

CANNING.

The 11th March 1862.

A similar Sanad was granted to the Chief of Dhar.

No. V.

Translation of a Khureeta from Kishnajee Rao Baba Sarib Powab, the Chief of the Semior Branch of Dewas, dated the 28th Jumadee-col-Awul A. H. 1272, corresponding to 28th October 1864.

My Vakeel, Gopal Rao Luchmun, has forwarded to me your perwannah, No. 745, dated 19th May last, giving cover to the memorandum of four conditions on which land for Railways is to be ceded.

It has given me such satisfaction to learn that the railroad is to be established in this part of the country. As it is a source of much pleasure to accede to the wishes of the British Government, I hereby give my consent to the four conditions mentioned above.

NOTE.—As to the conditions, see under No. VI.

No. VI.

ABSTRACT TRANSLATION of a KHUREETA from Narain Rao Dada Saris, the CHIEF of the JUNIOR BRANCH of DEWAS, dated the 8th Junadec-cos-sance A. H. 1272,—1864.

My Vakeel, Ram Rao Narain, forwarded to me your perwannah to his address, dated 19th May 1864, together with the memorandum of four conditions regarding cession of land for railways. I have learnt all particulars, and am much gratified that a railway line is going to be brought to this part of the country. In conformity with your wishes, I give my consent to all these conditions, but beg to remark that my State is small, and to express my hope that the British Government, taking into consideration the smallness of its resources, will continue its support and favour as it has done heretofore.

PAPER of CONDITIONS in regard to RAILWAYS in RAJPUTANA.

1st.—That the necessary extent of land, averaging 200 feet in breadth, for the construction of the railway line, stations and bond fide railway purposes, shall be given up by the Native State, free of all cost.

2nd.—All necessary compensation, for accruing loss to owners of lands, houses, gardens, etc., in the land ceded, to be defrayed and borne by the Chief of the State out of his own funds, in the manner done by the British Government in regard to the Railway within their own territories.

3rd.—That full jurisdiction in such land, short of sovereignty rights, shall be made over absolutely to the British Government.

4th.—That all transit and other duties on goods passing through shall be surrendered. However, duties on goods breaking bulk and being conveyed to and from the railway may be charged at the usual rates, or according to a fixed tariff to be settled hereafter.

No. VII.

AGREEMENT between the British Government and the Chief of Dewas, Senior Brance, for the abolition of transit duties on Salt,—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Dewas territory shall cease, it is hereby agreed between the Government of India and the Chief of Dewas, Senior Branch, as under:—

- The Chief of Dewas, Senior Branch, undertakes to abolish all transit duties, of whatever description, on all salt passing through the Dewas territory.
- The British Government, in consideration of the loss which the abolition
 of the above duties will entail, agrees to deliver to the Chief of Dewas,
 Senior Branch, free of cost at Indore, 100 maunds of salt annually.

This agreement to have effect from the fourth day of August one thousand eight hundred and eighty, being the date on which the duties in question were abeliahed.

Dated at Indore this twenty-fourth day of October one thousand eight hundred and eighty-one corresponding with the first day of Kutib Sudi Sumbut one thousand nine hundred and thirty-eight.

Krishnaji Rao Baba Sahib.

LEPEL GRIPPIN.

Agent to the Governor-General for Central India.

BIPON,

Vicercy and Governor-General of India.

This Agreement was ratified by the Governor-General of India in Council at Calcutta on the twenty-first day of February, A.D. one thousand eight hundred and eighty-two.

C. GRANT.

Secretary to the Government of India, Foreign Department.

A similar Agreement was made with the Down : State, Junior Branch.

No. VIII.

SUPPLEMENTARY ARTICLE to the Agreement for the abolition of TRANSIT DUTIES on SALT executed between the British Government and the Chief of Dawas, Senior Brance, on the 24th October 1881,—1883.

Whereas it is laid down in clause 2 of the above agreement that the British Government, in consideration of the loss caused to the Chief of Dewas, Senior Branch, by the abolition of transit duties on salt, will furnish to him at Indore, free of cost, 100 maunds of salt annually;

And whereas it has been found desirable to substitute for this contribution of salt the annual payment of a sum of money;

It is hereby agreed between the Government of India and the Chief of Dewas, Senior Branch, that in place of the salt specified as above the British Government will pay to the Chief of Dewas, Senior Branch, a sum of Rupees 412-8-0 annually.

P. W. BANNERMAN.

Offg. Agent to the Governor-General for Central India.

[Signed in Vernacular by the Chief of Dewas (Senior).]

RIPON.

Vicercy and Governor-General of India.

This supplementary article was ratified by His Excellency the Viceroy and Governor-General of India at Calcutta on the twelfth day of December A.D. one thousand eight hundred and eighty-three.

H. M. DURAND,

Offg. Secretary to the Government of India, Foreign Department.

A similar Agreement was made with the Dewas State, Junior Branch.

No. IX.

MEMORANDUM regarding the TRANSFER of the PARGANA of BAGODE to the CHIEFS of DRWAS,—1901.

The States agreed :-- .

1. That both the Dewas Darbars should maintain all existing settlements, subject to a re-survey and re-settlement of the land on recognised lines for a period of fifteen years, as in the Dewas States themselves.

- 2. That no new or enhanced cesses or taxes should be imposed or retained without the concurrence of the local Political Officer.
- 3. That all existing establishments should be either retained or pensioned or discharged on gratuities at Government rates.
- 4. That with a view to promote administrative convenience the Pargana of Bagode should be divided into two compact blocks irrespective of the division described in Aitchison's Treaties, Engagements and Sanads, Volume IV, pages 211-212. Edition of 1892.*

It was agreed between the two Chiefs of the Dewas States that the Senior Branch should take the Eastern Block and that the Junior Branch should take the Western Block, and that an annual fixed cash payment of Rs. 275 British coin, should be made by the Senior Branch to the Junior Branch to balance the account.

No. X.

- AGREEMENT entered into by the SUPERINTENDENT of the DEWAS STATE, SENIOR BRANCH, regarding the CESSION of JURISDICTION over that portion of the NAGDA-MUTTRA RAILWAY which lies within the STATE,—1906.
- I, R. J. Bhide, B.A., Superintendent, Dewas State, Senior Branch, on behalf of the Darbar of Dewas, Senior Branch, hereby cede to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State, which are, or may hereafter be, occupied by the Nagda-Muttra Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

R. J. BRIDE.

Superintendent, Dewas State, Senior Branch.

Dawas (Senior Brance), Dated the 17th day of January, 1906.

No. XI.

- AGREEMENT entered into by the RAJA of DEWAS, JUNIOR BRANCH, regarding the CESSION of JURISDICTION over that portion of the NAGDA-MUTTRA RAIL-WAY which lies within his STATE,—1906.
- I, Raja Malhar Rao Baba Saheb Powar of Dewas, Junior Branch, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied

MALWA—Design—NO. XI—1906, NOS. XII AND XIII—1918.—Josep. NO. XIV—1822.

by the Nagde-Muttra Railway (including all lands occupied for stations, for outbuildings and for other railway purposes), and over all persons and things whatsorver within the said lands.

> MALEAR RAO POWAR, Reja of Dewas, Junior Branch.

DRWAS, JUNIOR BRANCH, Dated the 7th March 1906.

No. XII.

Samad granted to His Highness Raja Sir Turoji Rao, Puar, K.C.s.I., Raja of Dewas (Senior Branch), in Central India,—1918.

I hereby confer upon Your Highness the title of Maharaja as an hereditary distinction for your services in connection with the war.

CHELMSFORD,

Vicerou and Governor-General of Inc. a.

DELHI.

The 1st January 1918.

No. XIII.

Sanad granted to His Highness Raja Sir Malhar Rao Baba Sahes, Puas, R.C.S.L., Raja of Dewas (Junior Branch), in Central India,—1918,

I hereby confer upon Your Highness the title of Maharaja as an hereditary distinction for your services in connection with the war.

CHELMSFORD.

Viceroy and Governor-General of India.

DELEH.

The 1st January 1918.

No. XIV.

Translation of a Note given by Gerald Wellzsley, Esq., Resident, Indone, to Nawab Geuffoor Khan, dated 30th April 1823, 15th Shaban 1238 Hijree, Bysakh, Boodee the 5th Sambat 1880.

Nawab Ghuffoor Khan having for his own satisfaction requested a writing under my seal and signature in proof of the arrangement now made in regard to the number of troops to be maintained by him in readiness for the service of the State; it is accordingly hereby certified that it is not the intention of the British Government to require the said Nawab henceforth to furnish a greater body of troops than what has been recently fixed viz.; five hundred horse and five hundred foot, with four guns, the whole to be good and well armed troops and to be constantly kept in a state of efficiency and readiness for the service of the State; and the orders of the Government have been received to this effect. In the engagement originally executed between the British Government and Nawab Chuffoor Khan it was stipulated that in proportion to the increase of the cultivation and revenue of his jaidad, a proportional addition should be made to the strength of the contingent; but in consequence of the conclusion of the arrangement recently entered into, the above conditions have been substituted and will henceforth continue in force.

No. XV.

AGREEMENT between the BRITISH GOVERNMENT and HIS HIGHNESS the NAWAB of JACKA for the abolition of TRANSIT DUTIES ON SALT.—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Jaora territory shall cease, it is hereby agreed between the Government of India and the Nawab of Jaora as under:---

1st.—The Nawab of Jaora undertakes to abolish all transit duties of whatever description on all salt passing through the Jaora territory.

2nd.—The British Government in consideration of the loss which the abolition of the above duties will entail, agrees to pay to the Nawab of Jaora annually the sum of Rupees 2,600 Government currency, the said payment to have effect from the 21st July 1880, being the date on which the duties in question were abolished.

Dated at Indore the 24th day of October 1881, corresponding with the 29th day of Zikad-a-Hijri 1298.

MOHAMED ISMAIL KHAN, Nawab of Jaora.

LEPEL GRIPPIN,

Agent, Governor-General.

RIPON.

Vicercy and Governor-General of India.

This agreement was ratified by the Governor-General of India in Council at Calcutta on the 21st day of February A.D. 1882.

C. GRANT,

Secretary to the Government of India, Foreign Department.

No. XVI.

TRANSLATION of an AGREMENT (Kabooleut) between THAROOR CONEAR SING of SUNOWDA and NAWAR GHUFFOOR KHAN for the rent of the village of SUNOWDA and other villages altogether nine in number, dated 1st September 1821, corresponding with the 5th Bhadwah Sood Sambat 1878,—1821.

By this writing I agree to pay for the nine villages the sum of Salim Shahi Rupees 13,853 for three years from the year 1878 Sumbat to the year 1880 both inclusive; this sum to include rent and every extra charge with the exception of the fines imposed on criminals, the transit duties, and the zemindaree dues. I have of my own free will concluded this Agreement with the Nawab's government (Jehangir Khan being the Nawab's agent in the business) by which I bind myself to pay into the cutchery of Mulhargurh the abovementioned sum by regular instalments each year. After the expiration of the abovementioned period of three years, I will for myself and descendants enter into a leasehold agreement to increase the rent of any village that may be found capable of affording such increase according to the established custom of the pergunnah of Mulhargurh. If I under any pretence fail to pay my rent I will submit to be considered an offender against the State. After the expiration of the aforesaid period of three years, in case any of the nine villages should be found depopulated, I will agree in the new settlement that may be made to a deduction from the sum total of the rent that may be fixed upon, proportionate to the sum paid by such village during aforesaid period of three years, and that the village so depopulated (become khalsa) revert to the Nawab. I will on no pretence whatever attempt to evade the fulfilment of the last-mentioned Article, and I agree that all advantages and losses be laid to my account. For this reason I have written this paper of my own free will.

Accounts of the yearly instalments.

									Ite.
For t	be Ye	ar 1878							4,151
**	**	1879						٠.	4,601
**		1880	•						5,101
								•	
						To	tal		13,853

The sum of Salim Shahi Rupees 13,853 shall be paid by the regular instalments each year.

Names of the nine villages.

·Sujanpoora.
Monkosha.
Kokra.
Nenora.

Rupye.

I will not comply with any demands for money beyond the sum specified in this agreement.

Translation of an Agreement (puttah) between Nawab Ghuptoon Kham and Transon Couran Sizz of Sunowna for the rent of nine villages held by the latter from the former, dated 1st September 1821, corresponding with the 5th of Bhadwah Seed Sambat 1878.

It has been settled by Jehangir Khan on the part of the Nawab that Thakoor Conkar Sing of Sunowda shall pay to the Nawab in three years the sum of Salim Shahi Rupees 13,853 on account of rent and all extra charges with the exception of transit duties, the fines levied on criminals, and the semindaree dues; that after the expiration of the abovementioned period of three years an increase shall be made in the rent of such villages as may be found capable of affording it according to the established custom of the pergunnah of Mulhargurh; and that on these conditions a leasehold grant shall continue with the aforesaid Thakoor and his descendants; that he (the Thakoor) shall pay into the cutcherry of Mulhargurh aforesaid the amount of his rent by the regulated instalments each year according to the agreement; that after the expiration of the aforesaid term of three years in case of any of the nine villages being found depopulated, in the new settlement that may be made, a deduction proportionate to the amount paid by such village during the three years aforesaid shall be allowed from the sum total of the new rent that may be fixed on, and the village so depopulated (become khalsa) revert to the Nawab : that during the aforesaid term of three years no exactions shall be made under any pretext whatever for money beyond the sum already specified (Rupess 13.853); that the Thakoor shall use his utmost endeavours to promote the prosperity of his villages and the happiness and welfare of his ryots; that all gains and losses shall be laid to the Thakoor's account.

. Accounts of the yearly instalments.

			-				:			•		Re.
For the	n Ye	r 1878	•	•	•	•	•	•	•	•	•	4,151
**		1879	•	•	•	•	•		•	•	•	4,601
*	**	1860	•	•	•	•	•	•	•	•	•	5,101
									T	otal		13,853

The sum of Salim Shahi Rupees 13,853 shall be paid by the regular instalments each year.

Names of the nine villages.

Sunoyda. Sujangoora. Sujangoora. Monkosha. Kokrah.
Dugwangoora. Moncosh.

Sept.

Similar Agreements were mediated with the following Thalcors :--

10	Ļ			Number of villages.	Period of settle-ment.	Total amount to paid.		•
					Years.	Zo.		· j.
Thakeor Bopat Sing of Moondeyree				1	4	17,704	0	0
Thakoors Madoo Sing and Koo Hursoor.	man	Sing	of	2	8	7,853	9	0
Thakoor Kissen Sing of Burkhera D	io Di	nagree		3	3	8,908	0	0
Thakoor Zalim Sing of Burkheri	•	٠	•	1	3	7,151	0	0
·	To	TAL	•	7				:
Thakoor Chundun Sing of Taul .				4		24,450	0	0
Thekoor Ancop Sing of Taul .				8	8	8,706	0	0
Thakoor Beeja Sing of Taul .	•	•	•	2	•	4,908	0	0
	To	TAL		18}				
Thakoor Chutter Sing of Sopra .	· •	•		3	3	6,103	0	0

The agreements were confirmed by the Governor-General in Council on 29th October 1881, and the guarantees signed by Captain A. MacDonald as mediator in 1821 A.D. They are given in extenso below.

Copy of Guarantee regarding the VILLAGE of MOONDEYREB.

Certified that Boput Sing of Moondeyree has received from Gustoor Khan through my mediation, a grant of the said village of Moondeyree to himself and family as renters in perpetuity as long as they fulfil the terms of their lease, the amount of which will be settled from time to time agreeably to the value of the lands, in conformity to general usage, and after the manner of all other renters.

A. MACDONALD,

Pirat Agett, to Sir J. Malcolm.

CAMP NAWGANNI; The 19th September 1821. Copy of GUARANTEE regarding the VILLAGES of HURSOON and TORK.

Certified that Madoo Sing and Kooman Sing of Hursoor have received from Guffoor Khan, through my mediation, a grant of the said village and Tori to himself and family-as renters in perpetuity as long as they fulfil the terms of their rent, the amount of which will be settled from time to time agreeably to the value of the land, in conformity to general usage, and after the manner of all other renters.

A. MACDONALD,

First Asstt. to Sir J. Malcolm.

PARTABGARH;

The 1st September 1821.

Copy of Guarantee regarding the Villages of Burkhera, Dec Doomgree Rindon, and Moondell.

Certified that Kishen Sing of Burkhers, Deo Doongree, has received from Guffoor Khan, through my mediation, a grant of the said village, and Rindon and Moondli, to himself and family as renters in perpetuity as long as they fulfil the terms of their rent, the amount of which will be settled from time to time agreeably to the value of the lands, in conformity to general usage, and after the manner of all other renters.

A. MACDONALD.

First Asstt. to Sir John Malcolm.

Partabgare;
The 1st September 1821.

A guarantee was given to Zalim Sing for possession of the village of Burkhera for three years from A.D. 1821 to 1823 inclusive, but on the understanding that, after the latter date, the Thakoor should resign the village to the Nawab and have no further claim on it.

In 1896 the status of the Thakur of Barkhera Panth in the Jaora State was recognised by the Government of India as that of a guaranteed holder.

Tearoor Chardan Sing of Taul was also to hold two Villages in istumparee tenure (see No. UIX).

No. XVII.

AGREEMENT with the CHIEF of PUNTE PREPLODA,-1821.

To all whom it may concern.

This is to show that Nharoo Dhondeo and Wasadeo Jinardin, the only sons and successors, the former of Dhondeo Gopaul, and the latter of Jinardin Gopaul

^{*} Foreign Department letter No. 1881-I. B., dated the 10th June 1886.

having represented to me their claims to tribute on ten (10) villages in the district of Mundavul and Soubah of Mundisore, granted in Sunnud by former Peishwas of the Poonah Government to the latter two persons, their fathers; and which tribute has lately been held by Sumbajee Autya deceased, the relation of Nharoo Dhondeo and Wasadeo Jinardin, in management for them. And being satisfied that their claims are just, and that they, Nharoo Dhondeo and Wasadeo Jinardin, are the lawful hereditary proprietors of the tribute abovementioned, I submitted their claims to the consideration of the Most Noble the Governor-General in Council in my letter of the 22nd February 1821, who has been pleased to direct by Mr. Secretary Swinton's letter of the 17th March 1821, in reply to my communication aforementioned that the claims in question be confirmed, and they are hereby confirmed by me on the part of the British Government.

JOHN MALCOLM,

Major-General,

Political Agent to Governor-General.

CAMP AT NAULOHA;

No. XVIII.

Translation of an Agreement concluded through the mediation of Brigadier-General Sir J. Malcolm and guaranteed by him in the name of the British Government between the Rajah of Rutlam and Bapoo Sindia for the future regular payment of the tribute upon that district,—1819.

I, Purbut Sing, Rajah of Rutlam, to hereby bind myself, my heirs and successors, to pay to Bapoo Sindia, or to any other person duly authorized by the grant of the Maharaja Dowlat Rao Sindia, an annual tribute of Salim Sahi Rupees 84,000 at the following periods:—

											Re.
During (he Muckee h	AFVO	ŧ.				•	•			14,000
	Jowana	•		•	•			•	•		28,000
**	Wheat	**	•	•		•	•	• .	•	. •	42,000
								To	TAL	•	84,000

Should any instalment on the expiration of one month and fifteen days after the conclusion of any one of the above harvests remain unpaid, land to the amount of the failure shall be forfeited to Sindia's government, and all claims whatever on my part and on the part of my heirs and successors upon the land so forfeited shall for ever coase.

Bapoo Sindia agrees to receive the Rutlam tankha of Rs. 84,000 in the manner above-mentioned from the outcherry at Rutlam, and binds himself to abstain from all interference whatever in the administration of the Rajah's government

and that he pledges himself in no manner to cause any additional expense to the Government of Rutlam by the maintenance of troops, or in any other way whatever, nor shall any of his troops in future be stationed in the Rajah's country.

This agreement between Purbut Sing, Rajah of Rutlam, and Bapce Sindia was concluded through my mediation and guaranteed by me in the name of the English Government.

JOHN MALCOLM, Brigadier-General;

CAMP AT RUTLAM, 5th January 1819.

A similar Agreement was concluded by the Rajah of Sailana for the payment of a tribute of Rs. 42,000.

No. XIX.

Translation of a letter from the Rajah of Rutlam to the Political Assistant in Western Malwa, dated the 22nd November 1864.

I have the pleasure to acknowledge the receipt of your letter (recapitulating its contents), No. 754, dated 13th May, regarding the projected line of the Baroda and Indore Railway, which may have to pass through this territory; and, in reply, beg to inform you that the conditions therein referred to have already been agreed to by me, and are hereby again fully confirmed in perpetuity as per following agreement:—

- 1. All land that may be required by Government for the railway and its works, etc., shall, in consideration of the benefits to commerce and the subjects of this State, be given in perpetuity. All residents within the limits of the railway, whether the subjects of this territory or of the British Government, shall be considered under the jurisdiction of the railway officers and the Government authorities.
- 2. All disputes between the officers and servants of the railway and the subjects of this State shall be heard and settled by the officer in political charge.

Cases in which criminals of this State, who may take refuge within the railway limits, shall be investigated and settled in accordance with the rules at present in force with the political authorities.

No transit duties shall be leviable on merchandise conveyed by the railway.
 It shall be allowed to pass free of all dues on the part of the Sayer Departments of this State.

The above conditions are agreed to for any railway that may have been projected, or may be projected, by the British Government, to pass through the Rutlata territory.

MALWA—MEDIATISED STATES—Sudion—NOS. XX—1861 AND 901 XXI—1887.

No. XX.

AGREEMENT between the BRITISH GOVERNMENT AND HIS HIGHNESS the RAJAN of RUTLAM for the abolition of TRANSIT DUTIES ON SALT,—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Rutlam territory shall cease, it is hereby agreed between the Government of India and the Raja of Rutlam as under:—

- The Raja of Rutlam undertakes to abolish all transit duties of whatever description on all salt passing through the Rutlam territory.
- (2) The British Government, in consideration of the loss which the abolition of the above duties will entail, agrees to pay to the Rutlam State annually the sum of Rs. 1,000 Government currency, the said payment to have effect from the 24th June 1880, being the date on which the duties in question were abolished.

Dated at Indore, the 24th day of October 1881, corresponding with the first day of Kartio Sudi Sambat 1938.

Ransit Sing, Rajah of Rutlam.

Lupul Grivein,

Agent to the Governor-General for

Control India.

RIPON,

Vicercy and Governor-General of India.

This agreement was ratified by the Governor-General of India in Council at Calcutta on the twenty-first day of February A.D. 1882.

C. GRAHT,

Secretary to the Government of India,
Foreign Department,

No. XXI.

ARRANGEMENT made by the British Government between the Rutlan and Sallana States,—1887.

Whereas there has been a long standing disagreement between the Butlam and Sailana States arising out of the present system of levying sayer duties in their territories; and whereas it is expedient in the interests of the two States ti as the matters in dispute between them should be adjusted, the Governor-General

in Council, has, with the consent of the States of Rutlam and Sailana, made the following arrangements:—

ABTICLE 1.

The Sailana State shall pay to Rutlam annually through the Western Malwa Agency the sum of Shah-Alum-Shahi Rs. 18,000, namely, Rs. 8,000 on Magh Sudi Poonum, and Rs. 10,000 on Jaith Sudi Poonum, in compensation for the right of Rutlam to levy customs duties in Sailana, which right shall cease to be exercised by the former State from the date of this arrangement coming into force.

ARTICLE 2.

From the date of the commencement of this arrangement the two States shall levy their respective customs duties through their own officers.

ARTICLE 3.

From the date of the commencement of this arrangement neither party to it shall levy transit dues on the opium of the other party.

ARTICLE 4.

The Rutlam State shall pay to Sailana Rs. 24,963 in full of its claims up to Phagun Bidi 1st Sambat 1943, the date of the commencement of this arrangement, which sum includes the half amount of its share on account of the Bodina customs which is in deposit with Seth Ganesh Dass Kishnajec. The sum of Rs. 24,963 shall be paid as follows:—

In cash within one month of the commencement of the arrangement through the Agency, Rs. 6,963. The balance Rs. 18,000 will be paid to Sailana by crediting it with the sum of Rs. 10,000 on Jaith Sudi Poonum Sambat 1943 and with Rs. 8,000 on Magh Sudi Poonum Sambat 1944, the receipts for which will be passed by Rutlam to Sailana on the above dates through the Agency, and Sailana will similarly pass receipts to Rutlam through the Agency as the money is adjusted as above.

ARTICLE 5.

This arrangement takes effect from the 11th January 1887 and shall always continue in force.

By order of the Governor-General in Council.

H. M. DURAND,

Secretary to the Government of India,

Foreign Department,

SINIA:

The 7th June 1897.

No. XXII.

ABRANGEMENT made by the BRITISH GOVERNMENT between the GWALIOR and RUTLAM STATES in connection with the construction of the RUNIJA—KACHH-ROD ROAD,—1890.

Whereas the Gwalior Durbar is desirous of constructing a metalled road between the towns of Runija and Kachhrod of Gwalior District, and whereas a portion of this road extending in length to about 9,000 feet will run through land belonging to the Thakur of Namli, a Jagirdar of the Rutlam State, it is expedient that an arrangement between these two States regarding this portion of the road should be made.

The Governor-General in Council has, with the consent of the States of Gwalior and Rutlam, made the following arrangements:—

- I. The Gwalior Durbar shall pay to the Rutlam Durbar a sum of Rs. 4,370 (four thousand three hundred and seventy) English currency on conclusion of the agreement.
- II. In consideration of this sum the Gwalior Durbar shall have the right to construct a metalled road in the Rutlam territory to the east of the village of Kamer, extending in length to about 9,000 feet and in breadth 150 feet, in the immediate vicinity of the old District Road between the villages of Pachlana and Kamthana.
- III. All metal required for construction of the above-mentioned road, and also for maintenance of the same in after years, may be obtained free of charge from the waste land of the village of Kamer in the vicinity of the road and in Rutlam District.
- . IV. Metal required for construction and future maintenance of a further piece of the same road in the Gwalior State, extending to a length of about six miles altogether beyond Rutlam State limits, namely, 21 miles south of Pachlana to 1 mile north of Kamthana, may be similarly obtained from the quarries mentioned in Article III.
- V. The Rutlam Durbar shall not enforce any dues on Gwalior goods, except opium, passing through its territory along the road.
- VI. This arrangement shall continue in force as long as the road is required by the Gwalior Durbar, or is considered necessary to be maintained in the interest of the public.

By order of the Governor-General in Council.

W. J. CUNNINGHAM,

Offg. Secretary to the Government of

India, Foreign Department.

SINLA:

204 MALWA-MEDIATISED STATES—Ruthem—NO. XXIII—1901 AND XXIV—1901.

No. XXIII.

ARRANGEMENT made between the RATLAM and SAILAMA STATES relative to the collection of Customs Dues in the Sailama State.—1901.

In modification of the arrangements made by the British Government between the Ratlam and Sailana States in 1887, and as a concession on the part of the Ratlam Darbar, the Ratlam Darbar hereby consents to accept rupees six thousand (Rs. 6,000) annually from the Sailana Darbar in place of the sum of Salim Shahi Rs. 18,000 mentioned in Article 1 of the agreement of 1887, namely, Rs. 2,000 on Magh Sudi Punam and Rs. 4,000 on Jaith Sudi Punam.

The Ratlam Darbar hereby further consents to exempt Sailana goods from sayer and other cesses which are credited to the Ratlam Treasury.

The above arrangement takes effect from the 1st January 1902 and shall always continue in force.

SAJJAN SINGH, The Raja of Ratlam.

RATLAN:

The 13th December 1901.

The Sailana Darbar gladly accepts the modification.

JESWANT SINGH,

The Raja of Sailana.

SAILANA ;

The 27th December 1901.

No. XXIV.

Samad granted to Colonel His Highness Raja Sri Sajjan Singh, E.C.S.I., Raja of Ratlam,—1921.

I hereby confer upon Your Highness the title of Maharaja, as an hereditary distinction.

CHELMSFORD,

Vicercy and Governor-General of India.

DELET:

The let January 1921.

No. XXV.

KHARIYA addressed to Colonel His Highness Sir Sajyan Singe, E.C.S.I., MARABAJA of RATLAM,—1921.

Sir Oswald Bosanquet recently recommended to the Government of India that in view of the fact that Your Highness has been granted a permanent Salute of 13 guns and of the active interest displayed by Your Highness in the administration of Your State and the welfare of your subjects the existing restrictions on the jurisdiction of the Ruler of Rutlam in criminal cases whereby sentences of death, transportation for life and imprisonment for life require the confirmation of the Agent to the Governor-General should be removed.

I have now much pleasure in informing Your Highness that these recommendations have been approved and that the restrictions hitherto imposed on the powers of the Ruler of Rutlam are accordingly removed and full criminal jurisdiction over subjects of the State granted to Your Highness and your successors. I tender to Your Highness my most hearty congratulations on this fresh mark of favour conferred upon you by the British Government and trust that Your Highness' rule may be long and prosperous.

F. G. BEVILLE,

Agent to the Governor-General in Central India.

CENTRAL INDIA AGENCY, INDORE; The 1st April 1921.

No. XXVI. ·

KHARITA addressed to Colonel His Highness Maharaja Sir Sajjan Singh, E.C.S.I., K.C.V.O., Maharaja of Ratian.—1930.

In the Kharita sent to Your Highness by Colonel Beville on the 1st of April 1921, nothing was said regarding full criminal jurisdiction over the subjects of Indian States other than Ratlam. With the approval of the Government of India, I have now the pleasure to inform Your Highness that they have decided that the restriction implied by this omission should be removed. In accordance with this decision, Your Highness and your successors will exercise henceforth full criminal jurisdiction over all persons who commit offences within Your Highness' territories. Your Highness will, of course, understand that this Kharita does not extend to cases where the persons accused or any of the accused are Europeans, European British subjects, Americans or Government servants, jurisdiction over whom must, as before, necessarily continue to be exercised by the Government of India.

R. J. W. HEALE,

Agent to the Governor-General in

Control India.

Central Innea Agency, Indore; The 17th September 1939.

No. XXVII.

Translation of an Engagement between Dowlut Rao Sindia and Raja Raj SINGH of SERTAMHOW concluded through the mediation of Major-General SIR JOHN MALCOLM G.C.B., and guaranteed by him in the name of the BRITISH GOVERNMENT.—1820.

From Maharajadhiraj Alijah Bahadur Subedar Dowlat Rao Sindia to Rajeshri Rai Singhii of Sitamau.

After usual compliments.

On Unalco crop (rabi) On Chot Sudi 15th

On Baisakh Sudi 15th

The amount of Sitamau Pargana tanks settled through Major-General Sir John Malcolm will be paid by you, your successor and Manager, etc., whoever (legitimately) belongs to your territory, from the (Arabie) year, Ihide Ashracen Mayaten Sambat 1877; that is, the settled tanks o" We Alif " is omittedamounting to Rs. 60,000 (in words sixty thousand) 1231, Salam Shahi will be paid by you from year to year from the said year by instalments as detailed :-

									2000
Solam Shahi .				•	•	•	•		60,000
On Makks crop, dat	e Ke	tik Sı	adi						12,000
On Juwar crop .									24,000
On Pous Sudi 15th								000	
On Magh Sudi 15th								000	
	•		•	-	•	•			

12,000 12,000 60,000

TOTAL

You will pay from year to year into the Sarkari Treasury the full amount of sixty thousand in Salam Shahi currency in accordance with the above instalments. The above amount of Rs. 60,000 will be taken by the Sarkar and no interference will be made on the part of the Sarkar in your general administration or in the management of the pargana and no army of the Sarkar will remain in the said pargana. The above amount, sixty thousand rupees of Salam Shahi, will be paid by you in each year by instalments, and no sum in excess of this will be levied from you on account of army expenses. . Time will be allowed by the Darbar for the payment of any sum remaining unpaid towards the fixed instalments.

Excepting this, if any sum remains unpaid at the Makka crop (instalment), villages yielding a revenue of Rs. 12,000 (a year) will be taken over, and if any sum remains unpaid at the Juwar crop (instalment) villages yielding a revenue of Rs. 24,000 (a year) will be taken over, (further) if any sum remains unpaid at the Unalco crop (rabi) (instalment) villages yielding a revenue of Rs. 24,000 (a year) will be taken over. The amount of any instalment remaining unpaid for which villages (to that value) have been taken over by the Sarkar, will be deducted by the Sarkar from the fixed tanks of Rs. 60,000. Neither you nor your successor will have any right to object to such sequestration of villages or land owing to failure in the payment of any instalments. The Mahal shall continue in the possession of you and yours from generation to generation.

SEAL OF SIR JOHN MALCOLM.

(Mortab Sud).

On the recommendation of Colonel Sir R. C. Shakespear, Kt., and C.B., Agent, Governor-General for Central India, Maharaja Jayajee Rao Sindia, of his ewn free will and accord, by a letter to the address of Raja Raj Singh of Sectambow, of date 2nd November 1860, remitted (Rupees 5,000) five thousand Rupees of the annual tankha of (Rupees 60,000) sixty thousand payable by this engagement the said remission to have effect from Sumbut 1916.

R. J. MEADE.

Agent, Governor-General for Central India.

CAMP SESTAMBOW;

14th December 1863.

No. XXVIII,

Translation of a letter from H. H. Mawaraja Javaji Rao Sindia, to Raja Raj Singh of Sertambow, dated 2nd November 1860 A.D., corresponding with Katid Badi 4th Sambat 1917.

Your letter intimating that you have sent your son, Ruttun Singh, to Gwalior to make some request in the matter of the tribute has been received. Your son has represented that such a reduction may be ordered to be made from the amount of the tribute as will make you ever grateful to us. Therefore from the tribute which you have hitherto paid, Rupees 5,000 a year have been deducted as a favour; and the remaining sum of Rupees,55,000 shall continue to be paid by you year by year, according to the stipulated instalments.

No. XXIX.

Translation of a Persian letter from the Chief of Shetamhow, to the Political Assistant in Writern Malwa, dated the 11th Shaban (1281 A.H.), corresponding to 10th January 1865.

Your letter of 12th November 1864, asking for a general Agreement for any railway that may be projected through the Seetamhow territory, and returning the letter that I had sent as an Agreement before, reached me and again to-day your letter dated 2nd January, of the same purport, arrived.

I agree entirely to the matters contained in the Secretary to the Government of India's letter regarding the railway; and I proceed to detail the articles of an Agreement to be observed by me and my successors.

I. Whatever land may be required for the construction of the line and the establishment of stations and workshops, such tending to the advantage of my

subjects and traders shall be given in perpetuity to the British Government; and all subjects of the British Government and my subjects residing within the limits of the line shall be under the orders of the railway authorities and she officers of the British Government.

II. Whatever matter of disputes may arise between my subjects and the railway officials shall be enquired into by the political officer, and whatever offender in a criminal case may take refuge within the railway limits, shall be subject to enquiry and trial according to the procedure of the agency of the district.

III. Whatever property may pass along the line shall be entirely free from transit duty.

I again write as I have above written, that I agree to these Articles for any railway that may be projected by the British Government through the Sectambow District.

No. XXX.

AGREEMENT between the BRITISE GOVERNMENT and the CHIEF OF SITAMAU for the abolition of TRANSIT DUTIES on SALT,—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Sitamau territory shall cease; it is hereby agreed between the Government of India and the Chief of Sitamau as under:—

- The Chief of Sitamau undertakes to abolish all transit duties of whatever description on all salt passing through the Sitamau territory.
- 2. The British Government in consideration of the loss which the abolition of the above duties will entail, agrees to pay to the Chief of Sitamau annually the sum of Rs. 2,000 Government currency, the said payment to have effect from the 1st June 1881, being the date on which the duties in question were abolished.

Dated at Indore the 24th day of October 1881 corresponding with the 1st day of Kartik Sudi Sambat 1938.

Browam Sing,

Roje of Situmou.

Lurus. Gaurrin, Agent, Governor-General, Central India.

RIPON.

Vicercy and Governor-General of India.

This agreement was ratified by the Governor-General of India in Council at Calcutta on the twenty-first day of February A.D. 1862.

C. GRANT,

Secretary to the Government of India, Persign Department.

No. XXXI.

TRANSLATION of LUZURIUM SING'S AGRESHMENT to pay Baroo SIMDIA Rupees 75,000 in five annual instalments,—1819.*

I, Lutchmun Singh, Rajah of Sillana, hereby bind myself and successors to pay to Bapoo Sindia the sum of Rupecs 75,000 by annual instalments of Rupecs 15,000 each. The first instalment to be rendered in the ensuing Sumbut 1876 at the following period:—

On or before the conclusion of the-												
Machie hervest									•	3,000		
Harvest Jowata	•	•	•	•	•	•		•	•	6,000		
Harvest Wheat			•		•							

which mode of re-payment to be observed every year until the amount, vis., Rupees 75,000, has been paid; in failure of any one payment as abovementioned, the temporary forfeiture of land shall take place yielding not less revenue than one of the instalments, vis., Rupees 15,000, and to be held in forfeit until the Rupees 75,000 has been paid.

No. XXXII.

TRANSLATION of a letter from the CHIEF of SILLAMA to the POLITICAL ASSISTANT in WESTERN Malwa,—dated Possuddiekum, Sumbut 1921, corresponding to 29th December 1864.

I have received your letter, dated 12th November 1864, No. 1743, enclosing the Agreement formerly sent by me, and referring to the contents of a letter from the Agent, Governor-General for Central India, and informing me that there is no expectation of the Baroda and Indore Railway passing through my territory, and desiring me to send another general Agreement for whatever line may be projected by the English Government. In consideration that the English Government does not wish to cause loss to any State, agreeably to your letter, I write that, whatever line of railway the Government may think necessary to project through my territory, I agree to the following Articles:—

- All land that may be required for the railway, its stations, etc., in consideration of the benefit to my people and traders shall be given to the British Government.
 All residents within the railway limits, whether the subjects of my State or of the British Government shall be considered under the jurisdiction of the railway officers and the Government authorities.
- 2. All disputes between the officers and servants of the railway and the subjects of my State shall be heard and settled by the political officer. All cases of criminals of the State, who may go within the railway limits, shall be investigated and settled in accordance with the rules that are in force on the part of the political authorities.
 - 3. No transit duty shall be taken on property passing by the railway.

No. XXXIII.

AGREEMENT between the BRITISH GOVERNMENT and the CHIEF of SAILANA for the abolition of TRANSIT DUTIES on SALT.—1881.

Whereas it has been considered desirable that the levy of transit duty on salt passing through the Sailana territory shall cease, it is hereby agreed between the Government of India and the Chief of Sailana as under:—

- 1st.—The Chief of Sailana undertakes to abolish all transit duties of whatever description on all salt passing through the Sailana territory.
- 2nd.—The British Government in consideration of the loss which the abolition of the above duties will entail, agrees to deliver to the Chief of Sailana, free of cost, at Indore, 100 maunds of salt annually. This agreement to have effect from the 1st August 1880, being the date on which the duties in question were abolished.

Dated at Indore, the 24th day of October 1881, corresponding with the first day of Kastik Sudi Sambat 1938.

Dooley Singh,

Raja of Sailana.

LEPEL GRIFFIN,
Agent, Governor-General,
Central India.

RIPON.

Vicercy and Governor-General of India.

This agreement was ratified by the Governor-General of India in Council at Calcutta on the 21st day of February A.D. 1882.

C. GRANT.

Secretary to the Government of India, Foreign Department.

No. XXXIV.

Supplementary Absticle to the Agreement for the abolition of transit duties on Salt executed between the British Government and the Chief of Sallana on the 24th October 1881.—1883.

Whereas it is laid down in clause 2 of the above agreement that the British Government, in consideration of the loss caused to the Chief of Seilana by the abolition of transit duties on salt, will furnish to him at Indore tree of cost 100 maunds of salt annually:

MALWA-MEDIATISED STATES-Soilens-NOS. XXXIV-1888 AND 301 Piplodo-NO. XXXV-1880.

And whereas it has been found desirable to substitute for this contribution of salt the annual payment of a sum of money:

It is hereby agreed between the Government of India and the Chief of Sailana that in place of the salt specified as above the British Government will pay to the Chief of Sailana a sum of Rs. 412-8-0 annually.

DOOLEY SING.

Raja of Sailana.

P. W. BANNERMAN,

Offg. Agent to the Governor General for Central India.

RIPON,

Vicercy and Governor-General of India.

MARUNLAL.

Kamdar of Sailana.

RAJEISHEN.

Vakil of Bailana.

This supplementary Article was ratified by His Excellency the Viceroy and Governor-General of India at Calcutta, on the twelfth day of December A.D. one-thousand eight-hundred and eighty-three.

H. M. DURAND,

(Ifg. Secretary to the Government of India, Foreign Department.

No. XXXV.

Translation of an Engagement of Erbarnamah on the part of Isterar-ool-Dowlah Nawab Mähomed Abdool Ghuspoor Kham Bahadoor Deelair Jung,—1820.

The pergunnah of Peeploda consists of 20 Aslee and Dakhalee villages. The amount of tankha payable by this district, as settled by Colonel Borthwick, is fixed at Rs. 28,000. The amount of sayer due from the district as heretofore has been fixed at half the amount of the collections. The amount of the tankha will be taken annually by instalments as detailed below in the Jowrah cutcherry. Nothing in excess of the amount in question will be demanded.

Instalments for Rs. 28,000 Salim Shaki.

										~ ~~
Kuar Sudi Punam	•	•	•	•	•	•	•	•	•	8,000
Poor Sudi Punem			•	•		•	•	•	•	7,000
Choi Sudi Punam					•	•	•	•	•	6,000
Joth Sudi Penem	٠	•	•	P	•	,	•	٠	•	10,000

The obligations of Thakoor Pirthee Sing of Peeploda are :-

- 1. He is to pay-annually, by regular instalments, the amount of the tankha above specified in the cutcherry of the cusba of Jowrah.
- 2. He is to furnish annually a security of a Sahookar for the payment of the tankha.

Half of the collections from the sayer will be taken from the Thakoor in contormity with the established usage.

This document has been drawn up and delivered as an engagement and a putta to be made use of hereafter.

Dated 16th September 1820.

This engagement on the part of Ghufioor Khan, jaghiredar of Jowrah and its dependencies, embracing the settlement of different points that were at issue between him and Pirthee Sing, Thakoor of the Tuppa of Peeploda, was mediated by me at Oogein, this 12th day of September A.D. 1820.

W. BORTHWICK,

Comdg. Holkar's Horse and acting under the orders of Major-General Sir John Malcolm.

Confirmed by me this 30th day of September 1820.

JOHN MALCOLM.

No. XXXVI.

TRANSLATION OF MOOCEULKA executed by the PREFLODA THAKOOR in 1844 under Sir C. Wade's authority, and order thereon by Sir R. Hamilton.

As the Nawab of Jowrah, with a view to suppress within his cleka the occurrences of the crimes as per margin has taken from the
Dacoity.

Kangras (Raipports) and tankhadars of his districts

Highway robbery. Theft. Murder, " Dakun" killing. Incendiarism. rences of the crimes as per margin has taken from the Kangras (Rajpoots) and tankhadars of his districts moochulkas, I in consequence engage that I will make greper arrangements for the suppression of the said crimes and freebooters within the limits of my claka: I will neither join these freebooters nor give them any help or assistance.

Should any of these crimes occur within my limits I will report it to the Nawab, and to the best of my ability will make arrangements for their suppression. I will try to trace out and apprehend the thiever and budmashes. If I fail in tracing out the culprits, I shall give compensation for the loss that may be caused to the party robbed, and obtain his raneenamah according to the same rule that may be in force within the Jowrah elaka. In no way shall I fail in this.

MALWA—MEDIATISED STATES—Pilods—NO. XXXVI—1844 AND 308 Ehefakkeri—NO. XXXVII—1880.

Should it be proved that I have associated with these desoits or connived at their neferious proceedings, the Nawab is at liberty to award a suitable punishment.

Should any case of "dakun" occur within my estate, I will not molest the suspected "dakun," nor shall I allow my subjects or dependants to do so.

The Rajpoots are in the habit of killing their daughters; I will in future make arrangements that no one should commit the heinous crime of infanticide within my estate.

Should it be proved that I or any of my dependants were concerned in the commission of this heinous crime, or that I connived at the offence, the Nawab is at liberty to award a punishment.

In future, like other tankhadars, I will pay obedience to the Nawab. I will keep a vakeel in attendance on him. Should any of my subjects appeal to the Jowrah adawlut, the case may be disposed of there.

I engage to abide by the conditions of this engagement; in case of failure, I incur a serious responsibility. Given of my own free will while in the full possession of my senses.

Dated 17th January 1844.

Rangagement executed before me between the Nawat of Jowrah and the Thakoor of Peeploda defining the feudal relations of the latter to the former, which were long in dispute.

C. M. WADE.

Indone, 17th January 1844.

The principle of the moochulka (agreement) entered (see in original) on the 17th January 1844 should not be departed from,

The Peeploda Thakoor is a feudatory of Jowrah.

R. HAMILTON.

No. XXXVII.

Translation of a Parwaya to Darjan Singe of Brojakurri,-1820.

Understanding that the village of Sidra Pergunnah Gangrar has been held by you since times of old, that under the administration of Captain Mehrab Khan you used to give a present of one horse, every second year, and that at Captain William Borthwich's suggestion who disapproved of the taking of the present, it was stipulated that the Thakur of Bhojakheri should pay on account of his village Rupees 100 annually of Indore and Ujjain currency by two instalments of Rupees 50 each, the first to be paid on Pus Sudi Punum and the second at the

time of rabi harvest on Chait Sudi Punum. You are directed to pay the instalments regularly to the Kota State which will make no further demands.

If however there should be remissuess on your part in the payment of the abovementioned amount, you shall be dispossessed of the village.

Dated 18th August 1820.

Sunnud granting on Istimrat tenure of 100 Ujjain Rupees per annum to Durjan Singh, Thakur of Bhojakheri, Pergana Alote, the village of Sidra in the District of Gangray.

WM. BORTHWICK,

Assistant to Major-General Sir John Malcolm.

No. XXXVIII.

Translation of a Samad from Nawar Geoppoor Knam granting the village of Belonda in Sunjit Pergana of Jaora to Harren Meer Zappurally, dated 1st Shaban 1233 Hijti,—1818.

Be it known to the Amils, Mutsuddies, Kanoongoes, Chowdries, Mukadams, and cultivators, present and future, of the Sunjit Pergana of Rampura Soubah Malwa, that the village of Belonda, together with its revenue and customs dues, has been granted rent free to Hakeem Meer Zaffurally from the commencement of the kharif of Fasli 1225 for his support, and it shall continue in his possession from generation to generation, undisturbed. It is required that the possession of the village should be given to the Agent of the said Hakeem, considering the grant as rent free. The village should not be harassed with demands for forced labour (begar), bhet, etc., nor should renewed sanad be called for. Carry out these instructions without fail.

TRANSLATION of a PROCLAMATION from CAPTAIN BORTHWICK regarding the grant by NAWAB GHUFFOOR KHAN, of the village of BELONDA in SURJIT PERGAMA to HARBEN MEER ZAFFURALLY, dated 11th January 1819, corresponding with 17th Rabi-ul-awal 1234 Hijri.

Whereas Nawab Abdul Ghuffoor Khan has out of his estate, which is guaranteed by the British Government, granted free of rent the village of Belonds to Syud Zaffurally for his support on account of the services rendered by him, whereas the above village is situated on the road and is frequented by travellers and on this account is put to the inconvenience of providing labour, fire-wood, etc., which interferes with the prosperity of the village and its inhabitants, and whereas the said Hakeem is a well-wisher of the British Government, it is notified that no servant of the British Government or any other person passing the village should

demand forced labour, fire-wood, etc., otherwise on a complaint being made to say British officer, such person will be considered an offender.

W. BORTHWICK,
Commanding Detachment.

This is to certify that being called upon by both parties to mediate a settlement of a dispute between the Nawab Ghuffur Khan and Hakim Mir Zuffur Ally, I agreed to do so on the ground of my consideration for the character of the Nawab and the public services rendered by the Hakim to Holkar's as well as the British Government, and the following is the settlement to which I have given my consent as according with the wish s of both and appearing to me under all circumstances just and reasonable.

The Hakim Zuffur Ally is at liberty to depart from the service of the Nawab Ghuffur Khan and to live in Hindustan, his native country. He has consented to give up to the Nawab the Sanad he has in his possession for an annual pension to him and his heirs for ever of fifteen hundred Rupees, but retains the sanad or grant (to him and his heirs for ever) conferred upon him by the Nawab Guffur Khan as a reward for his services of the village of Belonda in the District of Sunjit which is given for the support of him, the said Mir Zuffur Ally, and his descenpants. In witness of my having mediated this agreement I have given one copy of this certificate to the Nawab Ghuffur Khan and another to the Hakim Mir Zuffur Ally.

JOHN MALCOLM,

Major-General.

CAMP MHOW, 7th June 1819.

No. XXXIX.

DOCUMENT relating to the grant of the VILLAGES of BOREHERA and REWAS to THAKUR GALAB SINGE,—1839.

(In the Court of) His Highness Nawab Ghous Mahomed Kear Bahadur Shaukat-i-Jung.

W. BORTHWICK.

Political Agent.

Seen.

SEAL OF NAWAR GROUS MAHOMED KHAN.

PATTA (in Persian) of Istambar Jagir in the name of Tharur Gular Singh.

The villages of Borkhera and Rewas in the Jaora Pargana of the State have been granted by the Sarkar in Istamrar from generation to generation from the beginning of Fash year 1247, corresponding with Sammat 1896, on payment without (any other) expenses of rupees nine thousand two hundred and one of the Salim Shahi currency, the half of which is rupees four thousand six hundred and annas eight of the same currency. The Bhet, Begar Kahi Kabari of the State, Waxan Kashi Khunt, Bir and Baghat (gardens) of the Thakur will be current according to the usage of the Istamrar villages of the pergana. You should, on Sahukar's security every year, pay into the State Treasury the amount fixed in this patta (instalments noted below) and do not make any excuse or evasion, and by good treatment keep the ryots contented and do not oppress them. And in case of delay in payment of the instalments fixed, a party of ten Sowars will be deputed (to realise the amount) and when the whole year's amount remains unpaid, it will rest with the Sarkar to continue the village.

Details.

			_						
pees	9,201 Salim She	hi-							•
•							Ro.	a.	p.
On	15th Kartik Sudi		•	•	•		2,300	4	6
**	16th Pos Sudi	• •		•			2,300	4	•
**	15th Phagan Sudi						2,300		
	15th Baissk Sudi		•	•			2,300	4	0

Dated 24th Safar 1246 Fasli Joth Bidi 11th Sammat 1896 (Vikram).

Ru

No. XL.

JOCUMENT relating to the grant of the VILLAGES of BORKHERA and REWAS to THAKUR GULAB SINGE,—1845.

Perwana countersigned by Sir Robert Hamilton, Resident, Indore, on the 10th April 1845 and bearing the Residency seal from the Nawab (Ghous Mahomed Khan) dated the 21st of March 1845, corresponding with 13th Phagun Sudi Sammat 1901, and the month of Rabi-ul-Awal, Fasli 1252, informing the Chaudhri, Kanungoe, Zemindars and cultivators of the pergana that the Sarkar had granted the villages of Borkhera and Rewas to Thakur Gulab Singh on the terms given above from the commencement of the Fasli year 1252, corresponding with Sammat 1901.

No. XLI.

Translation of a Perwannah granted to Zalim Singe, Jagirdan of Borkhera,—1618.

Porsonal in Persian characters.

To Zalim Singh, Purkia, Jaghirdar, Borkhera,

As your Tankha is fixed from ancient times in the Dewas pergunnah, you should send your servant to (District) Kachiri and continue to receive the tenkha

MALWA-MEDIATISED ESTATES-Borkhore (Dougs)-NO. XLI-1818 307 AND Jouesia-NO. XLII-1818,

according to the revenues of the Mahal. You should on no account depute your footmen or horsemen direct to the villages, and should not press the ryots for your tankha. Be careful on this point, and act as is herein written.—Dated 19th November 1818, corresponding with 19th of the month of Muharrum 1234 A.H.

JOHN MALCOLM,

Brigadier-General.

Transcript of Parwanah in Hindi characters.

From Sarkar General Sir John Malcolm.

Be it known to Zalim Singh Purbia of Borkhera—As your tankha is fixed in the Dewas pergunnah, you should continue to receive it from the Dewas Kacheri according to the revenues of the pergunnah from the hand of the Pawars. You should not send your man to the villages. If you do send, it will not fare well with you. This should be impressed upon your mind.—Dated 19th November 1818, corresponding with 19th Muharrum 1234 A.H., or Mitti Aghan Budi, 8th Sammat 1875.

No. XLII.

Translation of an Engagement executed by Tukoji Rao Puar to Rawat. See Singh and Thakur Gulab Singh Gobl of Jawasia,—1818.

SHRIMANT RAJESHRI TUKOJI RAO PUWAR BABA SAHEBJI.

An engagement between (Tukoji Rao Puar and) Rawat See Singh and Thakur Gulab Singh Goel of Jawasia.

You have since time immemorial received tanks, bhet and other cesses from Pargana Dewas. Lately the Mahal was devastated by the Subhas of Sinde and Holkar and other plunderers. The income of the Mahal not being what it was in the past, giras tanks was recovered direct from the villages (by you). This matter having been enquired into by the British Government through General Sir John Malcolm and Captain Borthwick, a settlement was made through their mediation in respect of your tanks, bhet, etc., including all cesses. The details of the amount on account of giras tanks, etc., leviable from the villages which

were wholly settled during the time of the late Khero Sidhesar, Gangaji Gojru, Ramchandra Mahadeo and Naik Paranchape, are as follows:--

Chodhari and Kanungoi villages.

		Ami	ni,				Amount of tanks (originally fixed).	Present amount (amount since enhanced).	Total.
				,			Re.	Ra.	Re.
Mouje	Bota .						240	78	315
, 1	Baghana				•	•	275	26	301
1	Kutalapan	t				•	100	8	105
**	Akalya						175	50	225
, 1	Sutali, 70	less 12	2				58	0	58
., (dirkhedi	. •					88	17	105
,, 1	lawasia				•		0	0	0
. (Themani						50	5	55
" 1	Datotar				•	•	250	51	301
8	lumrakhed	ia .					125	26	151
. 3	likiek						75	20	95
" I	Shasoni (9)	l loss	19).			72	0	72
•,, t	Jpeti 215						115	0	115
40 less	100 .	•	•	• ,	. .•	·			
-	131	•					1,623	275	1,898
rom th	is deduct	on so	oun	t of (lirkbe	di.			105
		Balan	ce R	upee	٠.				1,793

Kanungoi villages below.

(In words) (rupees) eighteen hundred and ninety-eight. Deducting from this (rupees) one hundred and five on account of giras (recovered) direct from Mouje Girkhedi, the balance is (rupees) 1,793 seventeen hundred and ninety-

^{*} So written-meaning of 140 and 131 not clear.

three: of this half (rupees) 896-8-0 shall be paid in 1226 and the balance in five years in progressive instalments :-

	Aenvai.						Origin amoun previous		Amo sin enhan	Total.			
							Re.	۸.	P.	Re.	٨.	2.	Re.
In San	1227.						896	8	0	103	8	0	1,000
20	1228.				. •		1,000	0	0	125	0	0	1,125
	1229.						1,125	0	U	150	0	0	1,276
	1230.						1,275	0	0	236	0	0	1,600
	1231.	•	•	•		٠	1,500	0	0	293	0	0	1,783
				To	tal		5,796	8	0	806	8	0	6,603

Instalments (as fixed) of the above.

I on the 15 of Kartik.

1 on the 15 of Magh.

1 on the 15 of Chait.

You shall send your servant to take the amount as fixed by these instalments from my Kamasdar's Kacheri every year for five years, and shall not collect it direct from the villages. Whatever is to be paid will be paid with the permission of Sarkar, but you shall not send your man to villages direct. The Sarkar

Plarmes.-Presents species, or any lovy gene-ly in kind.

will respect your demands on the villages as in past.

Miti Srawan Sudi 12, San 1226 (13th August 1818).

Endorsement in Modi.

In accordance with the instalments fixed you shall send your servant to take the money from my Kamavisdar's Kacheri year after year for 5 years, and shall not collect direct from the villages. Whatever is to be done should be done with the permission of the Sarkar. The Sarkar will act in accordance with the instalments fixed.

May it be known.

Chh. 11 Sawal (14th August 1818).

MORTABEUD.

No. XLIII.

Translation of an Engagement executed by Shrimant Anand Rao Pawar in favour of Rajshri Rawat Ser Singhji and Thakur Gulab Singh, Goyal, of Jawasta,—1819.

Engagement executed by Shrimant Anand Rao Pawar Dada Sahibji in favour of Raubhri Rawat Ser Singhji and Thakur Gular Singh, Goyal, of Mouza Jawasa.

You have been from of old in the receipt of Tanka including Bhet from Pargana Dewas. In the meantime the Subhas of Scindia and Holkar and other plunderers (Banthwale) devastated the Mahal and although the Revenue of the Mahal was not as of old yet you collected your Giras Tanka directly from the Mahal. The matter was enquired into by the (Honourable E. I.) Company, and your Tanka, Bhet, etc., all cesses, have been settled through (the mediation of) General Sir John Malcolm Sahib and Captain Borthwick Sahib. In the time and during the management of the late Babu Rao Lachman, a definite yearly amount was

*There is no mention of Garas, etc., from villages as de-Gangaji Gajar in this Sanad. tailed below :—

			T	broug	h Chi	udh	y.					
										Ra.	٨.	ž.
Moune	Barkhera		•		•					210	3	0
-	Barkheri									47	0	0
	Jagdespur				•					186	13	0
	Muhamadpu						_			120	0	0
••	Sutarkhari	٠.	-		-	•	•	•	•	79	4	ō
	Bhenoli	Ť	•	•	•	•	•	•	•		ō	-
90	Chaplekheri	•	•	•	•	•	•	•	•		v	٠
. 50	Ambaraa	•	•	•	•	•	•	•	•	••		
							m -		•	-	_	▔
							10	TAL	•	933	•	U
		ι,							•			÷
		٠,	T	lroug	l Ka	RUNG	o.		•			-
	`	٠,	T	lroug	i Ka	nung	0.		•	Re.	<u>.</u>	P.
Monne	Sidwani		Ti	hroug	k Ka	nung	o. •		•	Ra.	4.0	P. 0
Nouse.		ides i				•	•	•	•	Ra. 205	400	. R. O
Mount	Sindure best	idon j		lroug privat		•	•		•	Ra. 395 3	•	
Mount	Sindure best Theble .	idon j				•			•	205 3 148		
Mount	Sindure best	idee j				•		•	•	205		
Mount ** **	Sindure best Theble .	iden j				•	t old	PAL	•	205 3 148		

Total Bupees one thousand, five hundred and twelve and annas three, half of which, Rs. 756-1-6, are to be paid in the year 1226 and the other half, Rs. 756-1-6, shall be paid in five years, in the (following) progressive instalments (so that in the 5th year the amount to be paid shall be Rs. 1,512-3-0).

	Year.					Principal.			Increase.			TOTAL.			
Your	1227			•			Ra. 756	1	P. 6	Ra. 100	A .	P. 0	Ra. 856	î	
**	1228					.	886	1	6	125	ò	0	991	1	6
20	1229						941	1	6	150	0	0	1,131	1	6
	1230					.	1,131	1	6	175	0	0	1,306	1	6
**	1231					٠.	1,306	1	6	206	1	6	1,513	3	0
						ľ	5,090	7	00	756	1	6	5,786	7	0

^{* 6} pies omitted in original Sanad.

The instalments (for the payment of this sum) are :-

1 and of Magh. 1 and of Kartik.

1 and of Chatt.

You should send your servant every year, for five years, to receive the (above) sum from my Kamasdar's Kacheri according to (fixed) instalments. You should not collect the same from the villages. Whatever you have to receive will be paid with the permission of the Sarkar. You will be allowed to receive whatever you are entitled to on account of Lawasmat and Farmash from the villages. † Lawarma, i.a., right to certain dignities, such as "obhatri", etc. You shall not send your man direct to the villages. The Sarkar will act according to this writing. Dated ohbatri ', etc. Farmesh a se levied, Sewan Sudi 13th.

Marathi endorsement-

In all from the year 1227 to the year 1231 (that is) for five years you should send your servant every year to the Kachery and receive the amount according to the (fixed) instalments from the official appointed by the Sarkar in the Mahal. You have no right to interfere with the villages. Whatever is to be done will he done according to the Serker's orders. You should act according to this writing which will be respected. Know this. Dated 11th Sawal Suma Ashrin Mayaten wa Alaf. (1220 A.A.—3rd July 1819).

No. XLIV.

TRANSLATION of a PERWANNAH from MALHAR RAO HOLKAR to RANGEUNDRA Beagwant, Kamayisdar of Pergunnah Tarana, dated 1990 A.A.,—1819, From Malhar Rao Holhar, to Ranchandra Bhagwant, Kamavisdar. Pargane Tarana, dated Suma Ashrin Meyten we Alaf.1

Goel Girassis of Jawasia waited upon the Husur (Holkar) and declared that he used to draw Tanks from certain villages of the Pargana and requested that 1 Monte Resentes.

arrangements might be made and the said Tenks be restored to him from the following villages:—

i mosje majepum.		
1 " Kharya.		
1 " Satya.		
l " Hathyakheri,		
1 Sundrakheri.		
1 Guradya.		
-		
·6 !		
- / - / - /		
		Ra.
After inquiry from the Mahal it appeared that he enjoyed	Tonks	
hadim (from time immemorial)		120
Increased by		198
	Re.	•
In the time of Phaneo's Ministership	30	
Recently recovered by the Girassia since outbreak of		
disturbance	168	
-		
	193	
· \		213
From this may be deducted the amount of the increase .		193
		190
•		

There remains the balance (of Rs. 120) of the original Tanks from the villages which may be paid in cash from the Mahal Kacheri. Not a pice should be taken from the villages in the Pargans or the villages on which the Tanks is levied. Incase any such collection is made by him, it will be deducted from the sum of Rs. 120 and he will be liable for an explanation. He should also protect the Mahal, such being the agreement.

The details of payment of Rs. 120 are as follows:-

Of the mm of Rs. 120 fixed for payment, half the sum is to be raid	Re.
Of the sum of Rs. 120 fixed for payment, half the sum is to be paid for Samest year 1875 or 1228 (Fueld) year	. 60
To be paid yearly from Samout year 1876 or 1239 (Fash) year .	120
	180

In all Rs. 180 of which Rs. 60 for the last year, i.e., half of the sum of Rs. 120 in one payment and the remaining sum of Rs. 120 are to be paid yearly from the Kacheri of the Pargana and taken by the Girassia.

This letter is, therefore, written to you directing you to pay Rs. 60 for the last year (Fasti 1228) and Rs. 120 regularly each year from the Pargana Kacheri in cash and obtain his receipt. Be it known to you. Ch. 4. Skewal. (27th July 1819.)

No. XLV.

Translation of a Perwannan from Malhar Rao Holkar to Gopal Rao Krishna, Kamavisdar of Pergunnah Kayathe, -1822.

From Malhar Rao Holkar, to Gopal Rao Krishna, Kamavisdar, Pargane Kayathe, dated Suma Salas Askrin Mayaten see Alaf.*

Rawat Sher Singh and Gulab Singh, Goyal Girassias, of Jowasia, came to see the Sarkar at Indore and represented that they used to receive Tanka directly from the villages of the aforesaid Pargans, which they no longer received. Orders, therefore, might be issued and their Tanks be restored to them as in the past. The above request was examined and it was found that the aforesaid Girassia Tanks used to be taken directly from the villages of the Pargans. This should now be stopped and they may be warned that from the current year they should not oppress the people of the villages, nor collect a pice from them, but you should recover the amount of their Tanka from the villages. The amount sanctioned to be paid to them from the Mahal Kacheri in lieu of their Tanka has been fixed at Rs. 180. This amount of Rs. 180 is made payable by you annually from the Mahal Kacheri and this letter is written to you (on the subject). So you should collect the Tanka which the said Girassias used to receive from the villages from time immemorial of which they should not be allowed to recover a pice direct and pay to the Girassias the above sum of Rs. 180 yearly in four instalments from the Mahal Kacheri in accordance with the practice in force in Mahal and also take service from them in the Mahal. May this be known to you. Ch. 19, Safar. (4th November 1822).

REGISTERED.

No. XLVI.

Translation of a Perwannah from Malhar Rao Holkar to Abaji Balwant, Kamayisdar of Pergunnah Mehidpur,—1824.

From Malhar Rao Holkar, to Abasi Balwant, Kamavisdar, Pargana Mehidpur, dated Suma Khamas Ashrin Mayaten wa Alaf. (1225 A.A.)

Rawat Sher Singh and Gulab Singh of Jawasia waited upon the Sarkar at Indore and declared that they had long been used to receive Tanks from the village of Palba, of the Mehidpur Pargana, and stated that, if a fixed sum were settled on that account, they would take it and would not exact a pice over and above it, and would render service to the Sarkar in the Mahal, if any were required of them. Taking their request into consideration, and with due regard to the fact

\$14 MALWA—MEDIATISED ESTATES—Jawasia—NOS. XLVII—1894 AND XLVII—1837 AND Khorwusa—NO. XLVIII—1839.

that they used to enjoy from of old, a Tanka from the said village, a sum of Rs. 21 has been settled to be paid to Rawat Sher Singh and Gulab Singh of Jawasia from the Kacheri of the said Pargana. You are, therefore, directed to recover from the said village the sum of Rs. 21, and after crediting it to the Sarkar account, pay the said sum every year to the Girasias from the Mahal Kacheri in cash and obtain their receipt for the same. They should not be allowed to go direct to the village for it, but should take the amount from the Kacheri and should attend the Mahal for service whenever required of them. You should warn them accordingly. If the Girasias fail to do all this, you shall not pay them the Tanka without permission of the Sarkar. You shall not call for fresh orders annually. Be it known to you. Ch. 15, Jilkad. (13th July 1824).

REGISTERED.

No. XLVII.

CERTIFICATE to the THAKOOR of JAWASEA for a tankha on PERGUNNAH JHOKUR,
—1837.

The bearer Goolab Sing of Jawasea is a guaranteed Girassia Chief and receives tanks from the districts of Sindis and the Dewas Rajahs. The amount of his due from the pergunnah of Jhokur not having been definitely settled, he is paid Rs. 150 by the amil on account. He has been in the habit of referring all questions regarding his tanks to the British Government.

P. JOHNSTON.

Assistant to the Resident.

Indore Residency, 5th December 1837.

No. XLVIII.

DOLUMENT relating to the grant of the VILLAGE of KHERWASA to THAKUR TAKHT SINGH,—1839.

(In the Court of) His Highness Nawab Ghous Mahoned Khan Bahadur Shaukat-i-Jung.

W. BORTHWICK,

Political Agent.

SEAL OF NAWAB GHOUS MAHOMED KHAN.

Seen.

PATTA (in Persian) of Istamean Jagie in the name of Thankur Taker Singe.

The village of Kherwass in Jacon Pergana of the State has been granted by
the Sarkar in Istamear from generation to generation from the beginning of the

Fasli year 1247, corresponding with Summat 1896, on payment without (any other) expenses of rupees five thousand and one of the Salim Shahi currency, the half of which is rupees two thousand five hundred and eight annas of the same currency. The Bhet, Begar, Kahi Kabari of the State, Wazan Kashi, Khunt, Bir and Baghat (gardens) will be current according to the usage of the istamrar villages of the pergana. You should, on Sahukar's security every year, pay into the State Treasury the amount fixed in this patta (instalments noted below) and do not make any excuse or evasion, and by good treatment keep the ryots contented and do not oppress them. And in case of any delay in payment of the instalments fixed, a party of ten Sowars will be deputed (to realise the amount) and when the whole year's amount remains unpaid, it will rest with the Sarkar to continue the village.

	D	etaile	·.					
						Re.	٨.	P.
Rupece 5,001 Salim Shahi		• ·				1,250	4	0
On 15th Kartik Sudi				•		1,250	4	0
" 15th Pos Sudi .						1,250		
, 15th Phagan Sudi						1,250	4	0
" 15th Baisakh Sudi						1,250		

Dated 24th Safar 1246 Fasli Jeth Bidi 11th Sammat 1896 (Vikram).

No. XLIX.

DOCUMENT. relating to the grant of the VILLAGE of KHERWASA to THARUR TARHT SINGH,—1845.

Parwana countersigned by Sir Robert Hamilton, Resident, Indore, on the 10th April 1845, and bearing the Residency seal from the Nawab (Ghous Mahomed Khan) dated the 21st of March 1845, corresponding with 13th Phagan Sudi Sammat 1901, and the month of Rabi-ul-Awal Fasli 1252, informing the Choudhri, Kanungoe, Zemindars and cultivators of the pergana that the Sarkar had granted the village of Kherwasa to Thakur Takht Singh on the terms given above from the commencement of the Fasli year 1252, corresponding with Sammat 1901.

No. L.

TRANSLATION of a PARWANA regarding the grant of the villages of BAHADARPURA, KHOJAN KHERA and ERNIAGOOJAR in JAORA PERGAMA by NAWAR GUPPOOR KHAN to THAKUR DOWLUT SINGH under the guarantee of GERALD WELLES-LEY, ESQ., RESIDENT, dated 19th May 1823.

Be it known to the chowdries, kanoongoes, remindars and cultivators of Pergana Jaora, Mahal Jagiri Sirear, that whereas the villages of Bahadarpura, Khojan Khera and Erniagoojar of Jaora Pargana have been granted by way of Istamrar tankha to Thakur Dowlut Singh with the consent of Gerald Wellesley, Eaq., on the Thakur's agreeing to pay an annual sum of Rs. 3,603 salimsye—

half of which is Rs. 1,801-8-0—from the commencement of the Kharif of 1230 Fusli, the inhabitants of the above villages are hereby required to pay obedience and their rents to the Thakur. The Thakur on his part should by his good management bring the land under plough and cultivation, increase the prosperity of the villages, and should not suffer the villages to be depopulated. He should pay the above stipulated tankha annually into the Sircar Treasury according to the undermentioned instalments without excuse or default owing to any unforeseen events. In consideration of personal attendance, payment of rent, fidelity and due performance of duty these villages have been granted as tankha. These conditions should be duly fulfilled without fail as required—

Details.

										K8.	٨,	P.
Mousa	Behadarpura									1,001	0	0
99	Khojankhera		•	•	•	•				1,001	0	0
••	Emiagoojar	•	•	•	•	•	•	•		1,601	0	9
									ľ	3,603	0	0
Two in	stalments in ti	e K	barif	harve	at				•	1,801	8	<u> </u>
Two in	stalments in ti	e R	abi b	Livest						1,801		

Dated 2nd of Ramsan 1238 Hijri, corresponding to 14th May 1823 A.D. and 4th Baisakh Sudi Sambat 1880.

Seal of Nawab Guffoor Khan settled under my mediation and guarantee.

G. WELLESLEY,

Resident.

INDORE,

The 19th May 1823.

TRANSLATION of a YADDASHT (MEMORANDUM) from NAWAB GUPFOOR KHAN to THAKUR DOWLUT SINGH, under the guarantee of Gerald Wellesley, Esq., dated 14th May 1833.

You will continue to receive hereafter the dami of zemindari and the amount from the Sayer Chabutra of Jaora Kusba which you have hitherto enjoyed. Therefore these few lines have been written down by way of agreement.

Dated 2nd of Ramsan 1238 Hijri, corrresponding to the 14th May 1823 A.D., and 4th Baisakh Sudi Samat 1880.

Seal of Nawab Abdul Guffoor Khan settled under my mediation and guarantee.

G. WELLESLEY,

Resident.

Indore,

The 19th May 1823.

No. LI.

TRANSLATION Of an ENGAGEMENT executed by Tookajee Rao Puar Baba Sahibji to Rawat Monat Singeji and his son Zorawar Singeji Talukdar of Pithari in Pergunnah Dewas,—1818.

Engagement executed by Shrimant Tukoji Rao Puar Baba Sahibji, to Rawat Mobat Singhji, Kunwar Zorawar Singhji of Taluka Pathadi.

(You have been) from of old (in the receipt of) all cesses and Bhet including Tanks. In the meantime the Subhas of Sindhe and Holkar and other plunderers (Bandwalas) devastated the Mahal and, although the revenue of the Mahal was not as of old, yet you collected your Giras Tanks directly from the villages. The matter was enquired into by the (Honourable East India) Company and your Tanks, Bhet and all cesses have been settled through (the mediation of) General Sir John Malcolm Sahib Bahadur and Captain Borthwick. In the time and during the management of the late Khandu Sidhesar and Gangajee Pant Aba and Ramchandra Mahadeo Nayak Paranchap (Paranjipe), a definite amount was settled on account of Giras, etc., from villages as detailed below:—

Through Chaudhary Bhawani Singh Khuman Singh.

	•						_			-	
	1	7illage	6.								Re.
M. Jayatpura					•	•		•	•	•	235
"I Sukiya		•						•	•		75
., Sulkakheda		•					•		•	•	30
" Kalukhedi							•	•	•		125
" Sannade	•		•	•			•			•	200
" Padampura		•	•	•		•			•	•	60
" Rustampure				•		•	•				215
" Asmper			•		•	•	•	•			25
" Marethi						•			.•	•	16
" Behrempur	•			•	•	•	•	•	•	•	35
" Dugry	•	•	•	•	•	•	•	•	•	•	25
" Strolya	•	•		•	•	•	•	•	•	•	300
" Sampur Bhi	le K	hedo	•	•	•	•	•	•	٠	•	100
Taluka Pathadi	i, etc	., 6 v	Dago	•	•	•	•	•	•.	. •	400
											<u> </u>
18 villages.											1,841

Through Qunungo Nandkishor.

1	/illege	.								Ba.	٨.
di									•	35	0
di .		•			•			•	•	41	8
*.		•				•		•	•	80	0
	. A	•						•	٠	21	0
		•	•	•				•	•	60	0
									•	54	8
										161	0
•								•		81	0
						•				73	8
de:			•	•					•	35	0
•					٠.				•	40	0
i.		•	•		•					23	8
٠.			٠.				•	•		13	0
									-	678	0
	di di .	di .	di	di	di	di					di

Total on both sides Rs. 2,519.

In words rupees two thousand five hundred and nineteen settled on account of Tanks, Bket, including all cesses. One half thereof, that is Rs. 1,259-8-0, to be paid in the year 1226 and the other half, Rs. 1,259-8-0, shall be paid in five years in the following (progressive) instalments (so that in the 5th year the amount to be paid shall be Rs. 2,519).

	Year.					Amount last y	pai	d	Incre	ASO.		Tor	AI.		
							Rs.	۸.		Ra.	۸.	P.	Re.	۸.	P.
8an	1237	•	•				1,350	8	0	84	0	0	1,343	8	0
,	1228	•.					1,343	8	0	106	8	0	1,450	0	0
**	1220						1,450	0	0	175	0	0	1,625	0	0
*	1230		•				1,625	0	0	375	0	0	2,000	0	0
**	1231	•	•	•	•	. •	2,000	0	0	519	0	•	2,519	0	0
							7,678	0	0	1,259	8	0	8,987	8	0

The instalments of this (payment) are :-

¹ on Kartib Sudi 15th.

¹ on Mak Sudi 18th.

¹ on Chaire Sudi 15th.

You should send your servant every year, for five years, to receive the above dues from my Kamavisdar's Kachahri according to (fixed) instalments. You should not collect anything directly from the villages. Whatever you have to receive will be paid with the permission of the Sarkar. Your rights to "* Lawsuma perquisites generally.

† Pharmas—presents to a superior, or any lovy, generally in kind.

Dated Savan Sudi 12th, 1226. (13th August 1818).

In all rupees two thousand five hundred and nineteen including Gives Tanks and Bhet, etc., as settled of old to be paid in five years in (fixed) instalments. You should send your man every year to the Kamavisdar's Kachahri to take the amount according to the instalments. There is no reason to send sepoys direct to the villages. Dated Ashadh Vadya 4. Know this. Chandra 17 Shawal. (28th July 1820).

SHALED.

A Sanad, in all respects the same as the above, was granted by Anund Rao Puar to Mahbut Singh for Rupees 2,316 as follows:—

Sanads, in terms very much the same as the above, were granted by Tookajee Rao Puar to Rawat Motee Sing and his son Doorjun Sal of Kaytha for Rs. 660 on five villages: and by Anund Rao Puar for Rs. 767 on four villages.

No. LII.

COPY Of a CERTIFICATE given by LIEUTENANT P. JOHNSTON, ASSISTANT to the RESIDENT at INDORE, to RAWUT JORAWAE SING, THAKUR OF PITHAREE in the DEWAS territory,—1837.

The bearer Rawut Jorawar Sing is the Thakur of Pitharee, in the Dewas territory. He holds his estate from the Puar Rajas on an Istumrar tenure, and for many years past he has been in the practice of referring to the Indore Residency for the adjustment of all questions arising relative to his tankha dues from Dewas and other places.

P. JOHNSTON.

Assistant to Resident.

INDORN RESIDENCY;
The 2nd December 1827.

No. LIII.

DOCUMENT relating to the grant of the VILLAGE OF SADARRERI to THARUR GOPAL SINGH,-1839.

(In the Court of) His Highness Nawab Grous Marommad Khan Bahadur Shaukat-i-Jung.

W. BORTHWICE,

Political Agent.

Seen.

SEAL OF NAWAB GROUS MAHOMMAD KHAN.

PATTA (in Persian) of ISTAMBAR JAGIR in the name of THAKUR GOPAL SINGE.

The village of Sadakheri in the Baraoda taluka of the Jaora State has been granted by the Sarkar in Istamrar from generation to generation from the beginning of the Fasli year 1247, corresponding with Sammat 1896, on payment without (any other) expenses of Rupees three thousand five hundred and one of the Salam Shahi currency, the half of which is Rupees one thousand seven hundred and fifty and annas eight of the same currency. The Bhet, Begar Kahi Kabari of the State, Wazan Kashi, Khunt, Bir and Bughat (dues) of the Thakur will be current according to the usage of the Istamrar villages of the pargans. You should, on Sahukar's security every year, pay into the State Treasury the amount fixed in this patta (instalments noted below) and do not make any excuse or evasion, and by good treatment keep the ryots contented and do not oppress them. And in case of delay in payment of the instalments fixed, a party of ten sowars will be deputed (to realize the amount), and when the whole year's amount remains unpaid, it will rest with the Sarkar to continue the village:—

Details.

Rupees 3,501 Salam Shahi-

					Re.	٠.	P.
On let Katak Sudi			•		875	4	0
On let Pos Sudi .							
On let Phagun Sudi					875	4	0
On let Beimkh Sudi					875	4	0

Dated 24th Safar 1246 Fasli Jeth Badi 11th Sammat 1896.

No. LIV.

DOCUMENT relating to the grant of the VILLAGE of SADARHERI to THARUP. GOPAL SINGE,—1845.

Parwana countersigned by Sir Robert Hamilton, Resident, Indore, on 10th April 1845, and bearing the Residency seal, from the Nawab, dated 21st of March

1845, corresponding with 13th Phagun Sudi Sammat 1901, and the month of Rabiul-Awal Fasli 1252, informing the Chaudhri, Kanoongoe, Zemindars and cultivators of the parganah that the Sirkar had granted the village to Thakur Gopal Singh on the terms given above from the commencement of the Fasli year 1252, corresponding with Sammat 1901.

No. LV.

TRANSLATION of a PARWAMA regarding the grant of the villages of SAZAWATA LALAKHARA and PIPLIA in PARGAMA of JAORA by NAWAB GUFFUR KHAM to TRAKUR RAGHAWATE SINGH, under the guarantee of G. WELLESLEY, Esquire, dated 17th May 1823.

Be it known to the Chowdries, Kancongoes, Zemindars, and cultivators of Pargana Jaora that whereas the villages of Sajawata, Lalakhara and Piplia of Pargana Jaora have been granted by way of Istamrar tankha to Thakur Raghanath Singh with the consent of Gerald Wellesley, Esqr., on the Thakur's agreeing to pay an annual sum of Rupees 3,303 Sha-alum-sye (half of which is Rupees 1,651-8-0) from the commencement of the Kharif of 1230 Fasli; the inhabitants of the above villages are hereby required to pay obedience and their rents to the Thakur. The Thakur on his part should by his good management bring the land under plough and cultivation, increase the prosperity of the villages, and should not suffer the villages to be depopulated. He should pay the aforesaid tankha annually into the Sirkar's Treasury according to the following instalments without excuse or default owing to any unforeseen event. On conditions of personal attendance, payment of rent, fidelity and performance of duty, these villages have been granted as tankha. These conditions should be duly fulfilled without fail as required.

	Details.										Ra.
Mouse	Shajawata		•	•	•				•		1,001
23	Lalakhara				•						1,001
•	Piplis .	•	•	•	•	•	•	•	•	•	1,301
										Re.	A. T.
Two in	stalments in	the K	barif l	BATTO	.					1,651	8 0
Two in	stalments in t	he R	hi ha	rvest	_	_	_	_		1.651	8 0

Dated 2nd Ramsan 1238 Hijri, corresponding to 14th May 1823 A.D. and 4th Baisakh Sudi 1880 Sumut.

SHAL OF NAWAB ABOUL GUFFUR KHAR.
Settled under my mediation and guarantee.
GRRALD WELLESLEY,

Resident.

Indo**rn,** 17t**h May 1823.** Translation of a Yaddast (Memorandum) from Nawab Guffur Khan of Jaora to Thakur Raghanath Singh under the guarantee of Gd. Wellesley, Esquire, Resident, dated 17th May 1823.

You will be allowed to retain possession of your private cultivated land situated in the Jaora Kusba which on enquiry may be found to be yours; further you will continue to receive hereafter the dami on account of Zemindari rights and the amount from the Sayer Chabutra of the Jaora Kusba which you have hitherto enjoyed.

Therefore these few lines have been written down by way of agreement.

Dated 2nd Ramzan 1238 Hijri, corresponding to 14th May 1823 and 4th Bai-sakh Sudi 1880 Sumut.

SEAL OF NAWAB GUFFUR KHAN.

Settled under my mediation and-guarantee.

GERALD WELLESLEY,

Resident.

Indone, 17th May 1823.

No. LVI.

TRANSLATION of a GRANT of the village of Sidel in Baraoda Pergana, and wells with Zarat in the village of Baraoda, etc., by Nawab Ghuffur Khan to Thakur Lal and his relatives, the original of which bears the seal of G. Wellesley, Esq., Resident, dated 22nd November 1824 A.D.

To the Choudries, Kanoongoes, Zemindars and agriculturists of the Pergana of Baraoda of the Mahal in jagir of His Highness the Nawab, be it known:—

That the village of Sidri of the pergana of Baraoda and the wells and adjoining land watered by them (Zarat) of Baraoda, etc., that have been held from old times according to the details below, by the advice of the Bara Sahab, are granted by His Highness for the annual payment of Salam Sahai Rupees 630, the half of which is S. Rupees 315 as tribute on the above village and wells with their Zarat as detailed below, in perpetuity on the agreement of Thakur Lal and his relatives according to the detail below, beginning from the kharif season in the year 1231 Fasli; it therefore behoves the remindars and agriculturists of the village named to remain with the Thakur and pay their lawful rent, and it behoves Thakur Lal and his relatives so to manage the above village, wells and their Zarat as to increase the revenue and make the cultivators prosperous and not to allow any one in the village to be ruined, and to pay the fixed tribute year by year by instalments, as stated below, without any objection, or on account of bad season, and without deduction, into the Treasury; and be it known that the village and wells are given in perpetuity on the stipulation of punctual pay-

ment of tribute, loyalty, and readiness in all things, and that nothing in the slightest degree should be omitted, but the above warning should be acted upon.

S. Rupees 630, tribute annually: Thakur Lal on account of tribute, Rupees 400 as follows:—

Village of Sidri in the Pergana of Baraoda, 1 village, wells and their Zarat; in the village of Baraoda, 3 wells, namely, 2 complete wells one known as Maluk Chandas, the other known as Khairati Talaswala; share of well known as Panghutia, 3 shares khalsa, the fourth share to the Thakur.

Thakur Lal's relatives' share of tribute for wells and their Zarat Rupees 230 annually, namely, 10 wells for each Rupees 20, total Rupees 200.

On account of share in other wells, Rupees 30.

Detail of 10 wells, Rupees 200.

In Baraoda 8 wells, Rupees 160.

Brij Lal Chatar Singh, 2 wells, namely, 1 well and one Dhinkli.

Sirder Bulle .	•		•		•	•	1	well.
Dhenji			•	•	•		1	20
Magniram .							1	,,
Kewairam Mayaram							1	
Kalianji Magniram								
Maluk Chand Ram (

In other villages 2 wells, Rupees 40, namely,—

Detail of Rupees 30.

In Baraoda Rupees 16-11, in the name of Bhuraji Pipliwala 1 well, half khales, half to him, Rupees 10.

In the name of Dalaji 1 well, 2 shares khalsa, one share to him, Rupees 6-11.

In Burkhaira, in the name of Brij Lal Chatar Singh, 1 well, 1 share khalsa, 2 shares to him, Rupees 13-5.

Detail of instalments of tribute-

									Ks.	A.	r.	
At Kharif season		•.			•				315	0	0	
First instalment												
Second instalment												
At Rabi season .	•	•	•	•		•			315	0	0	
First instalment .	•	•	•	•	•	•			157	8	0	
Second instalment	•	•	•	•	•	•	•	•	157	8	0	

Written on 30th Mah Rabi-ul-Awal S. 1240 Hijri, corresponding with 22nd November 1834 A.D.

No. LVII.

DOCUMENT relating to the grant of the VILLAGES of SIRSI, KHIMAKHERI, and KHOKHRA to THAKUB BHAWANI SINGE,—1839.

(In the Court of) His-Highness Nawab Ghous Mahomed Kham Bahadur Shaukat-1-Jung.

W. Borthwick,

Political Acent.

Seen.

SEAL OF NAWAB GHOUS MAHOMED KHAN.

PATTA (in Persian) of ISTAMRABI JAGIE in the name of THAKUR BHAWANI SINGH.

The villages of Sirsi, Khimakheri and Khokhra in the Jaora Pergana of the State has been granted by the Sarkar in Istamrar from generation to generation from the beginning of the Fasli year 1247, corresponding with Sammat 1896 (Vikrami) on payment without (any other) expenses of Rs. 12,301 Salim Shahi currency, the half of which is Rs. 6,150-8-0 of the same currency.

The Bhet Begar, Kahi Kabari of the State, Wazan Kashi, Khunt, Bir, and Baghat (gardens) of the Thakur will be current according to the usage of the Istamrar villages of the Pergana.

You should on Sahukar's security every year, pay into the State Treasury the amount fixed in this patta (instalments noted below) and do not make any excuse or evasion and by good treatment keep the ryots contented and do not oppress them. And in case of delay in payment of the instalments fixed, a party of ten sowars will be deputed (to realise the amount) and when the whole year's amount remains unpaid, it will rest with the Sarkar to continue the village:—

Details :-

Rs. 12,301 Salim Shahi, for Mouzas Sirsi, Khimakheri and Khokhra.

									Ra.	٨.	P.
On	15th Kartik Sudi	•	•	•				•	3,075	4	0
99	15th Pos Sudi .	•	•	•	•	•	•		3,075	4	0
39	15th Phagan Sudi	•	•	•	•	•	•	•	3,075	4	0
10	16th Baleakh Sudi			•					3,075	4	0

Dated 24th Safar 1246 Fasti Jeth Bidi 11th Sammat 1896 (Vikrami).

No. LVIII.

TRANSLATION of a HINDI RUBKAR of MAJOR WILLIAM BORTEWICK, Political Agent, Zilla West Malwa, dated the 28th December 1839, regarding a DIS-FUTE between PIPLODA and SIRSI THARURS, ILAKA JAORA.

W. BORTHWICK,

Political Agent,

ORDERED that from enquiries made before the Court in the presence of the various Vakils, it is clear that Bhawani Singh's claim is right. Piploda's answer is that (1) Bhawani Singh should produce a document for the "Chauthài" land and (2) that the land in question has not been in Sird's possession for a long time. This statement, however, has not been proved by Piploda. Therefore the "Chauthai" land of Panchewa should remain in the possession of Bhawani Singh according to the old usage.

No. LIX.

DOCUMENT relating to the grant of the villages of Sirsi, Khimarheri, and Khokhra to Thakur Dalpat Singh,—1845.

Parwana countersigned by Sir Robert Hamilton, Resident, Indore, on the 10th April 1845 and bearing the Residency seal from the Nawab (Ghous Mahomed Khan) dated the 21st March 1845, corresponding with 13th Phagan Sudi Sammat 1901 and the month of Rabi-ul-Awal Fasli 1252 informing the Chowdhries, Kanungoes, Zemindars and cultivators of the Pargana of Jaora that the Sirkar had granted the villages of Sirsi, Khimakheri and Khokhra to Thakur Dalpat Singh on the terms given above from the commencement of the Fasli year 1252 corresponding with Sammat 1901.

No. LX.

COPY of a GRAHT of the villages of KURWARARY and MELOGRARY by Nawai GUFFOOR KRAH to CHUNDUN SING THAKOOR, ZEMINDAR PROPRIETOR of TAUL, the original of which bears the signature of G. WELLESLEY, Esq., RESIDENT, received 22nd August 1821.

Be it known to all the chowdries, cancongoes, zemindars and cultivators of the pergunnah of Taul in the jaghire of the Nawab, that the villages of Kurwakary and Melockary in the pergunnah of Taul are given in istumrar to Chandan Sing Thakoor according to agreement for the annual rent of one thousand seven hundred and thirty-seven Hales Rupees commencing from the Fusies Khurcei (autumnal harvest) of the Fusies year 1229; it is therefore hereby required that all the husbandmen of the above villages shall yield obedience and pay their just rents to him, and that he shall be attentive to the cultivation of the soil and the prosperity of the people, and that he shall not commit any extortions upon any of the ryots, and further that he shall pay without failure or reference to any contingency whatever, at the periods agreed upon, the amount of his rent to the Sirkar, and that he shall not in the slightest degree fail in all due attendance, respect, faithfulness, and the performance of all orders, as the before-mentioned villages are given upon these terms through the kindness of the Sirkar in the shape of tankha.

Kurwakary Molookasy	:						0	0	
			84	000 H	aloo	1,737	0	0	
let payment					908 808		0		

Dated the 20th Zecant Hegira 1236, 9th of the full moon in Bandoo Sumbut 1878, corresponding with the Fusies year 1229 and the 19th August, A.D. 1821.

COPY OF AN ENGAGEMENT upon the part of THAKOOR CHUNDUN SING on account of tankha for two villages held by him in istumrar, the rent of which he agrees to pay, the original of which bears the signature of G. WELLESLEY, Esq., received the 22nd August, A.D. 1821.

Having received from the Sirkar from the autumnal harvest Fusies Khureef of 1229 the villages of Kurwakary at the value of Rupees 1,700 to be held in intumrar at my own voluntary solicitation, I do hereby agree to be attentive to the prosperity of the ryots and the cultivation of the land and not to commit any exactions on the people, and to pay my rent regularly without shifting or duplicity or reference to any contingent occurrence, and to yield all due obedience, respect, and attendance to the Sirkar and the orders that I may receive; and I further acknowledge to have received through the kindness and favour of the Sirkar the above villages by way of tankha, and this paper is written and authenticated as my acceptance of the terms herein specified.

										Re.	٨.	P.	
Kurwakary	•	•	•		•	•	•	•		1,596	0	0	
Kurwakary Melookary	•	•	•	•	•	•	•	.•	•	501	0	0	
							H	alee		1,737	0	0	
												-	
let payment	Paste	Khu	pool	•	• .		•	•		806	8	0	
and payment	Pusie	Bub			•		•	•		800	8	0	

Duted the 20th of the month Zecent 1236 Hegira, corresponding to the 7th of the full meen in Bandoo 1873 Sumbut, corresponding with the Fusies year 1229 and to the 19th August, A.D. 1821.

No. LXI.

TRANSLATION of a PERSIAN MEMORANDUM from NAWAB GAPPUR KHAN of JAORA to G. WELLESLEY, Esq., RESIDENT, INDORE, dated 11th of Ramjan 1237, Hijri, corresponding to Jaith Sudi 13th Summat year 1879.

Settled through my mediation.

GD. WELLESLEY,

Resident.

The 7th June 1822.

SEAL OF NAWAR GAPPUR KHAN.

To Thekur Chandan Singh, inhabitant of Pergunnah Tel.

That as the following arrangement has been arrived at before the Resident regarding the case of the dami, etc., in all three items for the last three years its details are as below:—

The semindari dami and kanoongoes have been fixed from Rupees 1,000 to 700 Salim Shahi for the last three years from Sammat 1876 to Sammat 1878, and for the future these will be fixed according as is ascertained after enquiry:—

The semindari dami at Rs. 6 Salim Shahi per cent.

The kanoongoes at Rs. 3 Salim Shahi per cent.

To be hereafter fixed at a fair rate after enquiry.

The income of the Sayer Chabutra of the town of Tal at $\frac{1}{2}$ Salim Shahi Rs. 750 in a lump sum fixed from Sammat year 1878 to be continued in future in the same manner.

For lands cultivated with the Thakur's own ploughs in the town and elsewhere, the rent of which both is under attachment for Sammat 1877, two-thirds of it to be given to the Thakur and one-third to be taken by the State as rent, and in future this will be settled after due enquiry.

No. LXII.

Translation of a Summud granted by Manarajan Doulat Rao Sindr Alijan Banadoor to Arjun Singr,—1231 A.A.,—1831.

From Doulat Rao Sinde, to Arrun Singe, dated Sums Ibide Ashrin Meyaton We Alaf *.

The Tenks, cash, and grain, etc., both old and new which you received from time immemorial from various Mahals of the Malwa Prant having been now stopped, the Sirier has fixed in lieu thereof an annual cash allowance in these Mahals, for your maintenance, to be paid to you in three instalments, from the current year:—

								Rs.
Tappa Tonk								1,382
Pargane Bhawarasa (Bhowrasa)							•	2,900
						R	١.	
For the village belonging to Ud	aji K	Chatk				3,10)0	
For the village belonging to Sar	nbba	ji An	gre		•	80	10	
			1	otal		2,90	0	
Tappa Newari								180
Mauje Chauber, Pargana Uchod		•			•	•	•	45
					To	tal		4,457
Payable-								
In the month of Kartik .				•				1,485
In the month of Magh .							٠.	1,485
In the month of Vaishakks	•	•	•	•	•	•	•	1,487
					T	tal		4,457

In all rupees four thousand four hundred and fifty-seven have been fixed as an allowance by the Sirkar from the current year, which may be taken by you in accordance with the aforesaid three instalments and serve the Sirkar with fidelity.

In case any one excites a disturbance in the Mahals you shall punish him. If you fail to do so or commit any oppression, you shall forfeit the above allowance.

Be it known to you. Ch. 1, Jamedi-ul-aual. (5th February 1821.)

REGISTERED.

No. LXIII.

Translation of a Perwannan from Maharajah Mulhar Rao Holear to Go-Paul Rao Krishen, Kamaisdar of Pergunnan Kaytha,—1228 A.A.— 1827.

Urjoon Sing, Girassia of Tonk, who from of old used to receive tankha from mousa Khateekhera in the aforesaid pergunnah, has not received his due for nine years, from 1875 to 1883 Sumbut. The money on account of his tankha has now been paid to him, and an annual sum of Rupees 112-8 of the mehal currency has been settled on him in lieu of his tankha irom 1884 Sumbut. You are therefore directed to pay, from the aforesaid year, to the said Girassia from the mehal cutcherry, the above sum of Rupees 113-8 yearly, and to take receipts from him

or the same. He should not be allowed to levy any money separately from the village.

Dated 12th Rubbes-ul-Awal 1228 A.A.

No. LXIV.

Thanslation of Letter from William Borthwick to Chaoda Arjun Singer
—1828.

WM. BORTHWICE,

Political Agent.

From Rajehri William Bortewick Saheb Bahadarji, to Chaoda Arjun Singh of Kasba Tone.

Your letter came and I read its contents. That difficulty is caused in respect of Dewas Tanka. This refers to a matter in Dewas where you should first apply and they will make whatever arrangement is considered proper. Otherwise refer it here. It will then be dealt with here and proper arrangement made.

Kartik Sudi 11 Sammat 1885. Dated 17th November 1828.

Camp Mehidpur.

Rao Urjoon Sing of Tonk is a guaranteed Girassia Chief, and he receives Rupees 4,457* annually as tankha from Sindia's and Holkar's districts; his dues from the Dewas territory are also considerable, and he has been in the practice of having all questions relating to his tankha adjusted by the British authorities.

P. Jounston,
Assistant to Resident.

Indore Residency, 6th December 1887.

No. LXV.

Translation of a Parwana regarding the grant of the villages of Uparwara, Patakers and Chandankers in Jaora Pregana by Nawab Guppur Khan to Transle Zalim Simon under the guarantee of G. Wellesley, Equire, Resident, dated 17th May 1823.

Be it known to the Chowdries, Kanoongoes, semindars and cultivators of pergane Joars-Jagiri Sirkar, that the villages of Uparwars, Patakheri and Chandankhari in Jaors Pergana have been granted with the consent of G. Wellesley, Require, to Thakur Zalim Sing, by way of Istamrar tankha, from the commencement of the Kharif of Fasli year 1230 in consideration of payment of Rupees 3,606 She-alum Sai—the helf of which is Rupees 1,801-8-0—as agreed to by the

Apparently a elected error; as the amount given is that of the traking received from Scientis alone. (C. K., Sei August 1999).

Thaker, being annually made to the Durbar. The inhabitants of the villages are therefore required to pay obedience and their rents to the Thakur. The Thaker should by his good management bring the land under plough and cultivation and increase the prosperity of its cultivators and should not suffer the villages to be depopulated and should pay annually the stipulated rent into the Sirkar Treasury as tankha according to the following instalments, without excuse or evasion on account of failure of crops.

On condition of paying the above sum to the Sirkar, giving personal attendance and fidelity in due performance of duty, the above villages have been granted by way of tankha. No deviation should be made from this, what is enjoyed should be done.

		D	بإلماه						·		Re.	٨.	7.	
	Mouse	Uperware		•	•	•		•			1,001	0	0	
•		Patakheri-			•	•	•	•	•	•	1,001	0	0	
	99	Chandankha	ri	•	•	•	•	•	•	•	1,601	0	0	•
											2,003	0	0	
	Two in	stelmente in t	ho E	herif	harve	et			•		1,801	8	<u> </u>	
	Two in	stalments in t	he H	abi b	arvest			• .			1,801	8	0	

Dated 2nd of Ramsan, 1238 Hijri, corresponding to 14th May 1823 A.D. and 4th Baisakh Sudi 1880, Sumat.

SEAL OF NAWAR ABDUL GENUR KHAN.

Settled under my mediation and guarantee, G. WELLESLEY,

Resident.

Indone, The 17th May 1823.

TRANSLATION of a Yaddast (Memorandum) from Nawab Gunyun Kean to Thanur Zalim Singh under the guarantee of G. Wellesley, Esquine, Resident, dated 17th May 1823.

You will continue to receive hereafter the Dami of Zamindari and the amount from the Sayer Chabutra of Jaora Kasba which you have hitherto enjoyed. Therefore these few lines have been written down by way of agreement.

Dated 2nd Ramsan 1238 Hijri, corresponding to 14th May 1823 A.D. and 4th Raisakh Sudi Sumat 1880.

SEAL OF NAMES ADDUL GUFFUR KEAR.

Settled under my mediation and guarantee.

G. WELLESLEY,

Indone,

The 17th May 1823.

No. LXVI.

TRANSLATION of a PATTA granted to THAKUR BROPJI of UPLAI,—1840.

(In the Court of) His Highness Nawab Graus Mohammed Khan Banadur,
Shaukat Jang.

PATTA (in Persian) ISTAMBARI in the name of THAKUR BROPJI, AMARJI and PER-TARJI.

The one-fourth share of Mousa Uplai in Pargana Baraoda consisting of lands irrigated and unirrigated, cultivated and uncultivated, Bir grazing ground and trees has been granted by the Sarkar from the beginning of the Fasli year 1248, corresponding with Sammat 1897 on payment of Res. 401 of the Salamahahi currency the half of which is Rs. 200-8-0 of the same currency. The above mentioned Tanka should be paid annually into the Sarkar Treasury in the following instalments without any excuse or evasion on account of failure of crops or other heavenly calamities. In consideration of loyalty to the Sarkar this grant will continue for generation after generation.

•								Ka.	٨,	P.
First instalment	•	•	•	•		•	•	100	4	0
Second instalment		•	•				•	100	4	0
Third instalment			•		•		•	. 100	4	0
Fourth instalment				•	•			100	4	0

Written on the 11th day of Jamadi-ul-Suni S. 1248 Fasli corresponding with the 13th day of Sawan Sudi Sammat 1897 corresponding with 10th August 1840 A.D.

W. BORTHWICK,

Political Agent.

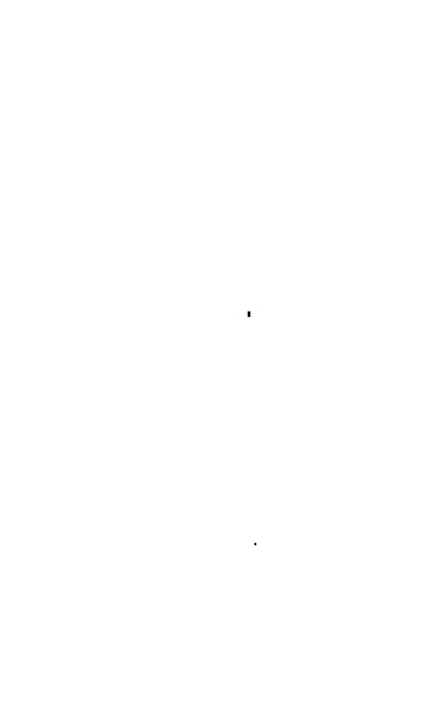
Jaoba,

The 15th August 1840.

Seen.

SEAL OF NAWAR GRAUS MORANMED KHAN.

APPENDIX.



CENTRAL INDIA-APPENDIX NO. L.

CENTRAL INDIA.

APPENDIX No. I.

No copy of the document shown in this Volume as No. I under the Central India Agency is forthcoming at present from the Darbar's records; nor has the counterpart been found which Sir John Malcolm engaged to deliver, duly ratified by the Hon'ble the Governor-General in Council, within one month. All that has been found is the following copy of a document in Persian dated four days later, vis., the 6th Shawal 1220 A.H., from camp near Amritsar, which may possibly be a copy of a document delivered by Jeswant Rao Holkar in pursuance of Article 9. It contains 15 articles of which the first 8 reproduce the first eight articles of the treaty as printed, but with certain additions and a few differences. The subjects of the remaining seven articles are respectively:—

- 9. The Company to compose the differences between Holkar and the Peshwa.
- The Nagpurwala (Bhousia Raja) to be made to return certain property
 of which he had cheated Holkar.
- 11. Certain Jagirs.
- 12. Holkar's relations with Daulat Rao Scindia.
- 13, Holkar resigns his possessions in Hindustan.
- 14. The Company not to interfere between Holkar and the Raja of Jaipur.
- 15. Return of certain property.

A Hindi copy of the same document, bearing the Maharaja's seal, has also been found. It is dated the 7th Shawal and substitutes for the 14th and 15th articles above described, an article providing that the Company shall not interfere with Holkar's enjoyment, as of old, of Sardeshmukhi, Patelki, and other rights in Khandesh and the Decoan:

The additions which these documents make in the first eight articles are :-

ARTICLE 3.

The passage "Mewar...... Chambal" is replaced by the words "Malwa, Nimar, Kanjiwara, Umatwara, Bhopal and other States like those of Mewar, Marwar, Haraoti and Sopur and other States to the South of the Chambal."

ARTICLE 4.

Contains a provision reserving Alampur and Salone to Holkar.

ARTICLE 8;

Contains a provision that the Company should not interfere with Holker's friendship with Ranjit Singh and the Sikh Khalse, and other Chiefs in the Punjah.

- If however, this document was not presented, or, if presented, was withdrawn and replaced by a copy of the Treaty as negotiated, its only practical interest lies in indicating certain mistakes in the treaty as now printed, vis.—
 - (c) In Article 2 "Dase" is a mis-spelling for Dahi or Dace as it was then spelt, of the note below on article 5 of Central India Agency No. II in the original of which the word is spelt Dace.
 - (b) In Article 3, "fort......of Chanderee" should be "fort......of Chandere", and "Senghan" should be "Sheogaon". Further on in the same article "port" of Chanderee should clearly be, as before "fort" of Chandere.
 - In Article 8, the words "his own country" are used in this document instead of "Hindustan" in both places where it occurs.

TRANSLATION.

A treaty for the establishment of the foundation of peace and amity between the authorities of the Honourable British Company and Maharaja Jaswant Rae Holker has been concluded to the following effect:—

Whereas some disagreement and discord recently arose between the Honourable British Company and the aforesaid Maharaja and it is now the desire of both parties to restore mutual harmony and concord, the following articles are concluded through Colonel John Malcolm in accordance with the authority given to him by Nawab Samsam-ud-Daulah Ashja-ul-Mulk Khan-i-Dauran Khan General Lord Lake, Commander-in-Chief, Fateh Jang, who has been invested with authority for this purpose by the Honourable Sir George Hilaro Barlow, Governor-General and Administrator of the provinces of India belonging to the Honourable English Company, and through Sheikh Habib Ullah and Bala Ram Seth, invested with powers on the part of Maharaja Jaswant Rao Holkar:—

ARTICLE 1.

The British Government engages to abstain from the prosecution of hostilities against Maharaja Jaswant Rao Holkar and to consider the said Maharaja henceforward as one of the friends of the said Government. Accordingly the said Maharaja agrees on his part to abstain from all measures and proceedings of hostile nature against the Honourable British Company and its friends and allies, and from doing any act which may cause harm or injury to the Honourable British Company or its friends and allies. This article is agreed to by both parties in accordance with the conditions laid down.

ARTICLE S.

The Honourable Company are masters of the Country and just. Now that relations of friendship have been established and all discord has been removed why should not the places Tonk, Rampur, Bundi Lakheri, Samdhi, Bowangaoa,

Dai and others, situated to the north of Bundi hills, which have been from times immemorial the ancestral property of the State be given up. Owing to friendship it is fitting that they should be restored.

ARTICLE 3.

The Honourable British Company hereby engages to have no concern with the country which belongs from ancient times to the Holkar family in Malwa, Nimar, Khichiwara, Umatwara, Bhopal and in other States such as Mewar, Marwar, Haroti, Supor and States situated to the south of the Chambal, nor to interfere with the affairs of those places. And the said Company also agrees to restore to Maharaja Jaswant Bao Holkar such of the possessions of the Holkar family as are situated in the Deccan south of the river Tapti which are at present in the occupation of the said Company with the exception of the fort and parganah of Chandor, parganah Ambar, parganah Sheogaon and the parganahs and villages situated to the south of the river Ganga Godavari which will remain in the possession of the said Company. In consideration, however, of the greatness of the family of Holkar an engagement is hereby given that in case relations of union and friendship are maintained by Maharaja Jaswant Rao Holkar and no act is committed by him which may be productive of evil in the territories of the Honoutable British Company and its friends and allies, the said country, i.e., the fort and parganah of Chandor, parganahs of Ambar, Sheogaon and villages situated to the south of the river Ganga Godavari, will at the expiration of eighteen months, be made over to Maharaja Jaswant Rao. These places which are [the Maharaja's] ancestral property from ancient times will now, that friendship and union have been established between the parties and all hostilities have been removed. be restored so that there may be no cause for any dispute. And in Malwa, Khichiwara, Umatwara, Bhopal and other States of Mewar, Marwar, Haroti, Supor, Thaiwah, Dewlia Partabgarh and in the country situated in the Decean to the south of the river Tapti, the Honourable British Company shall not offer any hindrance or interference.

ARTICLE 4.

The Honourable British Company renounces all claims to the pargana Kunch and the Bundelkhand district. In case relations of union and friendship are maintained intact by the Maharaja towards the Honourable British Company and its friends and allies, the Honourable British Company shall, after the expiry of two years, give the parganah of Kunch in jagir to Bhiman Bai, the worthy daughter of the said Maharaja to be held by her under the Honourable British Company similar to that now enjoyed by Bala Bai. The family of Maharaja Jaswant Rao Holkar represents that the parganahs of Kunch and Alsanpur Saulon have from ancient times belonged to that family and that the chiestri (sic) of the late Maharaja Subedar is also at that place. These should be restored without delay in consideration of their being ancestral property. And as regards the remainder of the Bundelkhand district, the Honotrable British Company are at liberty (to do as they please).

A jagir similar to that given to Bala Bai should be granted to Bhiman Bai in Hindastan territory.

ARTICLE 5.

Maharaja Jaswant Rao Holkar hereby engages to renounce all claims of every description on the Honourable British Company and to the territories occupied by the said Company and its friends and allies. This article is agreed to by both parties in accordance with the conditions laid down.

ARTICLE 6.

Makaraja Jaswant Rao Holkar hereby engages never to entertain in his service, Europeans of any description without the consent of the Honourable British Company. It is proper that the British Company should not entertain in their service any of the brothers, friends or servants of this family. If any one should apply to that Company it should have nothing to do with him.

ABTICLE 7.

Maharaja Jaswant Rao Holkar hereby engages that as Sarji Rao Khorkhia has created mischief which has wrought such have in the country, and as he has particularly been guilty of unbecoming conduct towards the Honourable British Company who have consequently sent proclamations to their friends proclaiming that perfidious man as their enemy, he shall, in view of these facts, never allow him to enter his territory or admit him into his counsels regarding the affairs of his State or entertain him in his service. This is agreed to in accordance with the writing of the Honourable British Company.

ARTICLE 8.

The British Company engages that in case peace is established and the conditions laid down in the above articles are accepted by Maharaja Jaswant Rao Holkar, the Honourable British Company will permit the said Maharaja to return to his own territory without let or hindrance. And the said Company will not interfere or have anything to do with the affairs of the said Maharaja. It is, however, stipulated that immediately upon the treaty being ratified, the said Maharaja shall proceed by continued marches to his own country by the route which leaves the States of Patiala, Kaithal, Jind, the possessions of the Company and the territory of the Raja of Jaipur on the left, and shall take strict precautions against the territory of the Honourable Company, etc., on his route, being plundered by his troops.

Maharaja Holker represents that he will take precautions on the road at the time of the return journey, but that he will take revenue (Mu'amla) from Lahore. As the traffic of troops has been by way of Shekhawati, the return journey will be made by that route. It is, however, stipulated that the Honourable British Company shall not in any way molest or injure in the Punjab, etc., Raja Ranjit

Singh, Sardars Fatch Singh, Tara Singh, Dewa Singh, Budh Singh, Jodh Singh Ramgerhia, Karam Singh, Mahtab Singh, Jail Singh, Bhogwan Singh, Baghel Singh, Gurdit Singh, Jodh Singh Kalela, Kuth-ud-din Khan Kasuria, Raja Sansar Chand of Nadaus, Sahib Singh of Gujrat, Mir Ahmad of Jakranwan, the Chief of Kot Maler and others, who have been the Maharaja's friends from ancient times.

ARTICLE 9.

The Honourable British Cempany engages that it will bring about a reconciliation between the Peahwa and Maharaja Jaswant Rao Holkar between whom some discord has arisen. It is agreed that reconciliation should be speedily effected.

ARTICLE 10.

The Maharaja Holkar represents that the Honourable English Company should cause to be restored to him the goods, saddlery, elephants' trappings and baggage, etc., which were treacherously taken possession of by the Chief of Nagpur. If, however, the said Raja should not return these at the instance of the Honourable Company, the latter should not protect or assist him if the Maharaja takes such steps as he may deem necessary to recover his property.

ARTICLE 11.

Maharaja Jaswant Rao Holkar represents that the Honourable British Company should arrange that the Jagirs enjoyed by officials and Udak servants and others from the Peahwa from old times, abould be restored to them. The semindari rights should be restored to those who have hitherto enjoyed them.

ARTICLE 12.

Maharaja Jaswant Rao Holkar represents that brotherly feeling exists between Daulat Rao Sindhia and Maharaja Jaswant Rao. But owing to interests of the parties in the country and the instigations of certain officials, misunderstandings sometimes arise. In such a case the Honourable British Company should bear in mind that if by any chance some misunderstandings should occur between them, the Company should rest assured that they will themselves settle their differences.

ARTICLE 13.

Whatever territory belongs to this side in India from ancient times shall be restored.

ARTICLE 14.

Maharaja Jaswant Rao Holkar represents that the revenue (Mu'amia) of Jaipur State belongs to him of right from ancient times that he will take it according to ancient practice, and that the Honourable British Company should not interfere in this matter.

ADTROLE 15.

Considering the fact that from the very first day of my friendship with brother Nawab Amir-ud-Daula Muhammad Amir Khan Bahadur, the arrangement was that at the time a treaty is concluded with the Honourable British Company, I shall have the country of Khetar, which belongs to Afghans, released and restored to him, now that no hostility exists between us, and I and brother Amir Khan Bahadur have all become supporters of the Company, it behaves the Honourable British Company to be so considerate as to restore the heritage of the Afghans, so that the persons concerned may receive their rights. The reason is that my said brother is as much a friend of the Honourable Company as he is of mine.

Done on the 6th of the month of Shawal, 1220 Hijra (28th December 1805)

A

ABDUL KARIM KHAM.					•	•		10%
ABDUL RAHIM KHAN.	NAWAE OF	PATHARI		•		•		10
ABBRY SINGE. THAKU	B OF BATA	NMAL .		•				160
ADOPTION-								
Grant of a Sanad	of to-	_						
								98, 186
Dewas (Innie	e) .			•	•	•		947, 976
Bhopal Dewas (Junio Dewas (Senio	e) .	_	•	•	•	•	•	247, 376
Dhar .	•, •	• •	• •	•	•	•	•	154, 279
Indore	• •	•		•	•	•	· .•	16, 80
Jaora .	• •		• •	•	•	• • •	•	
				•	•	•	•	118, 261
AGRA BARRERA-			•					
Account of -				•	•		•,	80
Tanks payable to	by ·K	urwai						100
				٠.				10
ARMAD ALL KRAN,-N			dien L				-	96
AIAB SINGEMinister	r to the R	awat of I	Laigarh		•		•	100
AlaiganePayments	made by -			•	•	•	•	
AJBAODA-		•		•	•		•	•
Account of				•	•		•	24, 344
Lapse of to					•	• •	•	9, 21
ALAMPUR.—Political a	upervision	of h	argana	•	•		•	9
Ali-Raipur-								
Account of -		•. •						151, 160
Administration ar	rangement	, in						161, 162
Area, population	and revent	. 10						168
Area, population Cession by Dhar	of the	tribute to	Gover	amen t				161, 180
Claim to adv	anced by I)heremou	r .					169
Control of by	Manage N	fakrani			-		•	160, 185
Foundation of -				•	•		•	160
Iumprostica is			: :	•	•	• •	•	100
Military forms	•		• •	•	•	• •	•	100
Payments made I	· · ·	• •	• • •	•	•		•	
Military forces Payments made b Proposed partition		• •		•	• .		. •	3, 169
Proposed partition Question of the co	to Acade			•	•		•	161
Transfer of the co	man date.	-, to work		•	•	• .	•	161, 166
Transfer of 600 pe	Aut and	-	o Date	•	•		•	160
Transfer of the se Aman Ale Kran. Nav Aman Senon. Cumr Aman Senon. Transp	PAR OF BAS	. 460		•	•		•	107
AMAR SCHOOL ORDER	or Kunga	IPPE .		•		٠.	•	106
AMAR SINCE. TRANS	s or Bonz	EEL (DE	WAS) .					*7
AMARGAREClaim to	, in S	ATTEN H	ado ly	Ret	lem,	Jacra	and	•
Figure .			• •	•	•		268,	200, 205
AMMAGANI)								
Imployment of -	in Inde	. es		, •	•			81
Jurisdiction over	-	u	8, 105,	106, 1	143, 1	43, 149	. 169.	168, 900.
				-			261	30, 30
AMIR KWAN	_•_ • •			•	•			19, 20
Renouncement by	Inders of	daims to	berriter	ies gas	Lenite	ed to -		99

AMIR KHAH.—Predstory leader .		•		•	. •	•	• .	•		25
Claim by of lands assigned t	y H	olkar	to i	Jaore	٠.	•		•		25
AMAND RAS PUAR.—Founder of the D						•	•	•		16
AMAND RAO PUAR OF DEAR			· .		• .			159,	, 158,	
ANAND RAO PUAR, CHIEF OF DEWAR	(Jv	nior)		•.					246,	96
ANAND RAO PUAR IV-(VIERAM SINGE	RAC). 1	MARA	LEAJA	or :	DHAR				15
ARJUN SINGE. RAM OF NARSINGEG.						•		, •	104,	, 10
ARMS-										
Introduction of Rules in Bh	opai		• ·					•		9
Relinquishment of the manufact	ure (of	— b3	Ind	lore		ě			13
ARNIA.—Account of —		•	•			٠.		• '		8
ARMIAGUIAR.—Resumption of by	Jag	ra fi	מנטיו	Kho	jank	hera				26
ASAR ALI KEAN. NAWAD OF BASODA										10
ASEANULIA KEANGrant to of	Muh	amm	adgi	arh	and	Basod			99,	10
Ashta.—Siege of			•						1	9:
AURANGERS. EMPEROR		•				•				25
					•					
	· 18	·							,	
	20	•								
BAGIA.—Political supervision of									944,	244
Bagon-	•		•	•	•	•	•	•	,	
British administration of								048	976,	977
Restoration to Devas of	•	• .	•	•	•	•	•		247.	
	•	•	•	•	•	•	•	•		26
BAGOTI SINGE. THAKUR OF KHERWAS		٠_	•	•	•		•			
BAHADURPURA.—Resumption of half-	b	y Ja	ora	from	Kn	ojanki	era	• :		966
BANADUR SHAR. EMPRROR .	•	•	•	•	•	•	•	•	1.34	- 86
BAMADUR SINGH. RAIA OF SITAMAU	•	•	•	•	•	•	•	• .		200
BANADUR SINGH. THAKUR OF KATHIW	ABA	•	٠	•	•	•	,	•		166
BAI										
Account of Estate	•	•	٠	•	•	•	•	. •	~	22
Tankse paid to — by Indore	•	•	•	٠	.•	•	•	•		, 72
Ban Rao. Pasewa	•	•		٠	•	. 10,	12,	, 80,	152,	246
Bakmatgaru										
Account of				:				·	151,	165
Area, population and revenue										166
Dispute between Dhar and							:			154
Dispute between Kachhi Baroda	and							165,	166,	189
Lands held by								•	165,	188
Payments made by									165,	189
BARRAT SINGE. THARUS OF MATEW	ATL	_			_	_				164
BARRYAWAR SINGE. RAWAY OF RAIGA				•	•					102
BAKKTAWAR SINGH. THAKUR OF KHO		CERĂ								268
BAKETAWAR SINGE, TEAKUR OF PATH	LARI									200
BARI MURAMMAD KRAN, BARSKI	Mare	ingo	of ·		to E	Shah	Jah	an .		
Begam			•		•	•	•			93
BAL BAHADUR SINGH. RAIA OF RAIGA		•								103
BALWART SINGE. RAJA OF RATLAN					•	•		١.		257
BALWANT SINCE. TEARUR OF TORK				•		•				3 71
BANK SINGE. RAM OF RAMBARE .	•		•		•		•		102,	108
BARDIAAccount of		• .			•			9,	944,	945
BARJOR SINGE. BRUNDA OF GARES	,					•	•	•	168,	172
BARKERBA.—Reduction of fort by	/ a 1	Britis	h fe	100		•		٠		14
BARLOW, SER GROSSER HILARO .						•		` .		11
BancottsClaims of Bakhatgarh and	Kec	idde	Bar	de i	io	- and	Bl	at		
Bemanda								•	166,	171

•												•	
BAR	WANG-												
	Account of -			•	•		•		•	•		, 158	
	Administration				•	٠	•		•	•	100	, 160	
	Area, popula			•	•	•	•	• •	•	•		160	
- :	British mans			•	•	•	•		•	•		158	
	Descent of -				•	•			•	•		1.68	
	Devastation	-		ratte		•	•	• •	•	•		168	
	Military forc		•	•	•	•	•		•	•		160	
	Payments ma		: .	•	. •		<u>.</u> .		•	•		160	
	Sale to	by Indore o	f all ri	thte	in v	illede	Date	vara .	•	•	10,	159	
PAG	Account of -										00	107	
	Area, popula			•	•	•	•		•	•		107	
	Foudstory to			•	•	•	•	• •	•	•	•	107	
	Military fore		. •	•	•	•	•		•	•		107	
	Originally pr		rei .	•	•	•	•	•	•	•	90	107	
	Political supe			:	•	•	•		•	•		107	
	Question of						•	: :	•	:		88	
	Status of					:	:	: :	•	•		107	
Res	MIN. TREATY			:	•		•		•	•		10	
	LA MURDER C		-		ii R	no Ho	ikar I	III in	the -	:		20	
	MADHO SIN											171	
	AR. RAJA OF						nindia	with	Gas	rern.			
	ment .			•	•	•	•					11	
Ban	ASIA-												
	British posse			•	•	•	•		•	•	158,		
	Cession of -			•	•	•	• .		•	•	168,		
	Confiscation			• .		•			•	. •		153	
	Grant of -			n	•	•	•		•	98,	117,		
	Restoration of			•	•	•			•	•		178	
	GWANT SINGE					l .	•		•	•		170	
	GWANT SINGH					•	•		•	•		171	
	GWANT SINGH					•	•		•	•		165	
	mon Smon.			BARR	HPRA	•	•		•	•		166	
	MON SINGE.			•	•	•	•		•	•	257,		
	DON SINGH.				• •	•	•	• •		•		98 .	
	thon Stren.				JAORA	1)	•	• '•	•	•		967	
	INON SINGH.					•	•		•	•		907	
	thon Singh.			ARA	•	•	•		•	•		272	
	BANEO. See		u.										
	Account of										161	144	
	Area, populat			•	•.	•	•	• •	•	•	161,	166	
	Dispute betwe			•	•		•	• •	•	•		154	
	Payments ma				•	•	• '	•. •	•	•	166,		
	PRANSIA, R				•	•	• •	• •	•	•	,	15	
	RAT SINGE.					•	•	•	•	•.		173	
	PAT SINGE. 1					•		•	•	•		174	
	MAT SUMMA		· ····································	٠.	•	•	• '	•	•	•			
	Account of -	.	•	. `						٠.	151,	106	
	Area, populat		SULIS						•	•		107	
	Entate of			Bh	عنسه							168	
	Land held by		•					106.	107.	191,	195,	198	
	Payments me		:		•				٠,	106,	107,	191	
	Tankas receiv	ed by							•		166,		
BEA	BAMANDA.	Claims of B	akhatga	rh a	ad H	achhi	Bar	ode to		and			
	Berodia			•	•				•	•	166,	171	

Bearenne—										
Account of		_	_					94.	244.	271
Disturbance fomented by the	Thek	ur of .		•	•	•	-			11
Lapse of to Indore				,	•	•	9, 21,	98.	444	-
Sequestration of a portion of			-	•	•	•	-,			, 8
				•	•	•	•	•		10
BRAWANI SINGE. CHIEF OF KHILL			•	•	•	•	•	•		90
Brawani Singu. Raja op Sitau		•	•	•	•	•	•	•		
BHAWANI SINGH. THAKUR OF RE		at .	•	•	•	•	•	•		900
BHAWARI SINGH. THARUS OF SU		•		•	•	•	•	•		37
Bernor Simon. Thankur of Upl	AT .	•	•	•	•	•	•	•		37
Вище—										_
Engagement by Malwa fronti		ets to	oppo	••	- inc	ursi	ons	•	948,	
Incursions of into 'Malw	* .	•	•	•	•	•	•	•	•	94
Brine Siriem. Rasa of Jeabua .				•	•	•	•	•		150
Abdication of		•								150
Buth Singh. Rama of Johan .		•								16
BRIM SINGE. THAKUR OF BRAIS	OLA .									160
BRIMA BAR SARIBA Daughter of	Yesh	vant I	lao E	[olke	P .					11
Assignment to of Kunch					•					11
BRIMA SINGE. BRUMIA OF NIKE				•	· ·	•		•	•	174
BHIMAN SINGH. BHUMIA OF JAMI		•	•	•	•	•	•	Ī	160,	
Buopal-		•	•	•	•	•	•	•	,	
Account of		_	_							8
Administration arrangements	in	_ `	•	•	•	•	•	•	96	, 9
Alliance between the British			hea	·	•	•	'n	á	109,	
			, anu		•	•	5 0,	,	IUU,	9
Area, population and revent	30 ·	•	•	•	•	•	•	٠.		_
Battalion		. :_		٠.	٠.		_: .		8, 96	, 8
British mediation between J	spani	gir M		mad	and	the	Kud	\$16	~	334
Regam		•	•	•	•	•	•	•	93,	
British troops admitted into		•	٠.		•	•		•	110,	
Contingent	•	•	. 1	10, 93	, 98,	97,	118,	116,	117,	
Foundation of State		•	•	•	•	•	•	•		8
Grant of territory to by	Gover	nment	•		•	•	90,	, 93,	113,	
Invasion of —— by Pindaria			•	•	•	•	•			84
Invasion of by Raghuji	Bhone	da .								81
Military forces										98
Occupation of by Scindia	and l	FEDER	P .							91
Payments made by and to-		-			8. 4	. 96	, 96,	116.	117.	112
Relinquishment by of hi		WA D	-	ome			,,	,	,	81
Siege of by Scindia and						•	-	·		9
BROPAL AGRECT				•	•	•	•	•		_
Account of the										-
	• •	•	•	•	•	• .	. •	•		=
States and Relates in the		•	•	•	•	•	•	•		•
BROPAL BATTALON-										_
Delocalization of the				. : .	٠.	٠.	•	•		97
Present designation of,	300 4	1100	Fun	lep 1	legin	LOUI	•	•		7
Releing of the	• . •	. •_		•	•	•	•	•		81
Services of the during the	o Aft	Den 7	AF	•	•	•	•	•		81
Buseat Commissions										
Contribution payable by Bho	pal fe	e the		. 95	, 98.	97.	118.	116.	117.	114
Dishandment of the							,		,	9
Muting of the		-				-	:	•		ě
	•	•	•	•	•	•	•	•	-	-
BROOM. TRAKUR OF UPLAY .		•	•	•	•	• .	•	•		. 371
Bushin Porson-			- 4 - 2			41	:			
Allowance granted to Jamnia					- , '	•	. •	•		170
Allowance granted to Raigarh	as Je	madar	of th	-	٠.		•			171

Beurias-										
Allerdal manufakana										152
Alluvial proprietors	•	•	•	•	•	•	•	•		1/03
Estates held by guaranteed	•	•	•	•	•	•	•	`	044	
BROWNAUD IAccount of		•	•	•		•	•	υ,	944,	
BICHERAUD IIAccount of	•	•	•	•	•	• •	•	•		944
BIHAT.—Payments made by —— .		•		•	•			•		3
BUAI SINGE. RANA OF ALI-RAJPUR				•			•	•	161,	
Appointment by Government of -					•				161,	163
BHAI.—Payments made by — . BHAI SINGE. RAHA OF ALL-RAIPUR Appointment by Government of BHAUR.—Claims to — by Dhar and	Inc	dore							158,	179
BURY SINGE. THANKS OF TONE .										971
BILAUD-	•	•	•	-	-					
Account of —						٠.		243,	944.	966
Area, population and revenue		•	•	•	•	•		,	,	966
Disaste between and Terre	•	•	•	•	•	•	•	•		266
Dispute between — and Jaora	•	•	•	•	•	•	•	•	.966,	
Lands held by	•	•	•	•	•	•	•			
BILAUDA Account of	•	•	•	•	•	•	•	•	' 10	
BIR INDRA SINGE. RAJA OF RAJGARE		•	•	•	•	•	•	•		108
BISHAN SINGH: BHUMIA OF BRARUDF	UBA			•		•	•	•		167
BOJAKHERI-										
Account of								248,	244,	266
Area, population and revenue						•			_	966
Holding by of Sidra in Jha		LP.	•		•				948,	266
Landa hald by			:	:	•	•	•		966,	
Lands held by —	•	•		•	•	•	•	•	286,	
Payments made by	•	•	•	•	•	•	•	•	200,	OĢO
BOREHERA (DEWAS)-								049	044	007
Account of —	•	•	•	•	•	•	•	240,	944,	
Feudatory of Dewas Political supervision of — .	•	•	•	•	•	•	•	•		944
Political supervision of — .	•	•	•	•	•	•	•	•	'	244
Tankas received by		•	•	•	•	٠	•	•	967,	806
BORKHERA (JAORA)-				1.						•
Account of Area, population and revenue				•	•			948,	944,	200
Area, population and revenue									_	967
Lands held by								206,	205.	806
Payments made by —	:		•	·	•			266,		
Right of — to exercise revenue					•		Ţ	,		254
BOUNDARY-	344	we .	MORGIL	- Mar	•	•	•	•		-
								180	375	170
Dispute between Dhar and Ind						•	•		175,	
Rules for the settlement of	amb	utes.	DOCK	.00D	States		•	•		2
BUXDI-							_			
Cession by Indore of his territo	ories	wit	hin (md	north	of	the .	10 "	494	-
hills Conferment on — of Holkar's	:	٠.		. •		•	•	12, 2	0, 20	, 80
Conferment on of Holkar's		9 0	Kee	hore	upatam	l. •	٠	•		13
					•					
	•	3								
CENTRAL INDIA-										
Area and population		_	_							9
British supren		in-	<u>.</u>	n,i	Malw-	•	•	•		•
Raising of the Horse .							•	•		17
Commercial Research				•		•	•	•		
Currant Innia Admire— Account of the —— Begaration of the Gwalier Residents and Butstee in the ——										•
Account of the	•			•	•	•	•	. :		
Separation of the Gwalier Resid	ency	from	n the			•	•	1, 9,	105,	345
States and Bristes in the			•	•	•	•	•			1, 9
Subordinate agencies included in	the	-	٠.		•	٠.				1
Subordinate agencies included in Ocale Simon. Brussia or Kathoria Charle Simon. Brussia or Rapany									178,	174
Charle Green Burrers on Bassann		-		-		-		-	,	178

vi INDEX.

CHAIN SINGH. CHARLES SINGH. CHARLES SINGH.	127 OF	NAR	STNGH	GARR									10
Attack by	on the	Poli	tical	Agent	at S	ehore							10
CHANDER SINGH.	THAKUR	OF	TAL										97
CHANDRA SINGH.	THAKUR	OF	BRAH	BOLA		•							16
CHAPANERA.—One CHAPANER—	of the	rilla	ges in	Panti	Pip	abole					•		25
CHAPANER-					_								
													25
Village in Par	th Pip	loda	held	by th	e T	hakur	of -				•		25
CHARMARI.—Paym CHRATAR SINGE.	ente me	de l	by	- .									8
CHRATAR SINGH.	RAO OF	Hu	LAPUR										91
CHHATARSAL, RAJA	OF RA	TLAD	t A1	nnoint	ment	of -	b	y Ai	iran	greb	8.8		
ruler of Rat	lam	•	•	•	•	•	•	•	•	•	•		267
CHECOL RADEREDA.	-												
Account of — Area, population in the state of — Lands held by Payments made CHURTARIA —Rever					•				•			151,	167
Area, population	on and	rev	enue										16
Estate of	held by	gus	ranto	ed Bh	umis								155
Lands held by								. 1	67,	168,	172,	199,	201
Payments made	ь by	-									167,	199,	201
CHIETIABABRever	sion of		- to E	Bharud	Dura								167
CHIRTIABAR.—Rever CHIRINA BRAU.—Fa-	vourite	of Y	eshw	ant Re	ωН	olkar							19
CONTINGENT-													
Bhopal							. 90	, 92,	98.	97,	113,	116,	117
Dowas												•	947
Eastern Malwa								• ,					251
Gwalior										106.	147.	257.	202
Holker													251
Jaora			·		. :					•		251,	288
Despai Dessa —							-			13,	16, 8	0, 87	. 44
Western Malwa			•										251
CODWWALLES TOPD		-		-									11
Connwallin, Lond Policy of ——	•	•	•	•	•	•			•	•	:		11
OURREMOY-	•	•	•	•	•	•	•	•	•	•	•		
	British		- in										
Bhonal			-	_			_					89	97
Davas .	•	•	•	•	•	:	:		:	Ċ	·	-	247
Dhar	•	•	•	•	•	•			:	:	·		154
Indore		:	•	:		:		_					19
Khilchinur	•.	•	•	•		:							89
Introduction of Bhopal . Dowas . Dhar . Indore . Khilohipur Kurwai . Muhammad . Narsinghgar . Rate of exchan													89
Muhammad	garh	-											89
Narsinghoa	rh												89
Reigerh													80
Rate of exchange	ze betw	een	Briti	sh and	Sal	im Si	ashi -						253
CUSTOMS DUTY-													
Abolition of	- in Dh	ar											155
Exemption from	a o	f Sa	ilana	goods	by	Rath	ım		. 1	258,	963,	291,	294
•				-	•					•			
				D									
DABAR.—Grant of — DABAR.—Account of d DALMA SINGE. THA DALPAT SINGE. THA DALPAT SINGE. THA	-on a	qui	t-rent	to Ja	mni	B.			•	•	•		169
DARRIAccount of		•				•	•	•	•	•	•		244
DALEL SINGE. THAT	KUR OF	KAC	HHI	HAROD.	A	•	•	•	•	•	•		171
Dalpat Singh. The	KUR OF	Вн	OJAKH	FRI .	•	•	•	•	•	•	٠.		266
DALPAT SINGH. THA	KUR OF	Mu	LTHAN		•	•	•	•	•	•	•		174
Dienia Grant Tita	TTP 0=	Q to a	T			_			_				270

DARIA KHRRS-								
Account of			•		•	. 6	B, 80,	341
Political supervision of —		• . •	•	•				8
DARYAO SINGE. BRUMIA OF NE	ARREA							174
DASRATH SINGH. THARUR OF RA	TANNAL		•	•				160
DARTGIRClaimant of the Bhops	al success	ion .					92.	107
DATANAAccount of								944
DATES,-Differences between the	Samwat.	Fasli :	and Ar	abic	eras i	n the		
in the documents			•					
DATIA.—Payments made to			•		•			4
DATWARA.—Sale by Indore to Ba	rwani of	all right	ta in vi	illaga		•	19	1.59
DAULAT SINGH. BEUMIA OF KOTE	IDE .					• •	,	179
DAULAT SINGH. BHUMIA OF MOT.			•			• •		178
DAULAT SINGE. BEUMIA OF NIM	rww.		•		:			174
DAULAT SINGH. THAKUR OF KHOS	AWWEDA		•	•	•			266
DEVI SINGE. RANA OF BARWANI			•	•	•			160
Dawas (Junior)-		• •	•	•	•	• •		LOU
						040	044	43.44
Account of —	•		•	•	•	. 243	, 246,	
Administration arrangements	1 n		•	•	•			960
Area, population and revenu	Θ.	• •	•	•				250
British protection accorded t	0		•	•	•		246,	
Contingent			•	•	•			247
Foundation of			•	•	•			246
Military forces			•	•	•			260
Contingent Foundation of Military forces Payments made by and to Political supervision of Rights of — over Pathari			•	•	•		3, 4,	246
Political supervision of			•	•	•			244
Rights of over Pathari			•					250
Deparation of the two pranc	n es .							246
Territorial exchanges between	n ar	d Dhar	•				154,	250
Duwas (Sunton)-								
Account of						. 243	, 246,	948
Administration arrangements Area, population and revenu British protection accorded Contingent	in							948
Area, population and revenu	в .							249
British protection accorded	to				•		246,	274
Contingent							,	247
Contingent			•	•				240
Grant of a Permanent Cons	titution i	n —	•	•				249
			•		•	: :		240
Military forces Payments made by and to —	· ·	: :		•	:		8, 4,	
Priitical supervision of	•			•		• •	-, -,	244
Rights of — over Pathari	and Tawa					• •		248
Separation of the two branc				•				246
Territorial exchanges between		. Db	•	•		• •	154,	
	##	Duar	•	•	•	•. •	101,	
DHARLA DHIB-						. 9, 8	u an	04 R
Account of			•	•		. . , a	3, 00,	88
Political supervision of		• •	•	•	•			90
DEARLA GHOSE						01		945
Account of	• •	• •	•	•	•	. 8	3, 89,	240 88
Political supervision of —					• •	• •		
DHAPGERHERI.—Claims of Bakha	tgarn to	and	ושמע ב	781	•	• .		165
DHAORA GAMARA-								•
Account of		• •	•	•	•			29
Tankss paid to by Indo	re .		•	•	•		22,	, 78
DHAR-								
Account of			•	•	•		151,	
Administration arrangements			•		•			155
Area population and reven	10 .		•					155
							2.4	

DEAN-contd.												
Assignment	of to	Anand 1	Rão Pu	ar b	y Pe	hwa	Baji	Rao		٠.		152
Assignment British man British prot	agement o	<i>i</i> — .	•			•		•	•			158
British prot	ection ac	corded to		•	•	•			•		152,	158
Cession by -	of the	All-Kajp	ur trib	ute 1	io Go	Actu	nent		•	•		161
Cession by -	to Got	rernment	of its	tribu	tary	right	S OV					
and Dung Confication	arpur .		•	•	•	•	•	•		•	153,	
Disputes bet	OT 07	Govern	ment		m.		. •	•	•			153
Military for	ween	and nis	guarai	i teed	Tha	KUITS	•	•	•	•		154
Payments m	ada hw ar	d to		•	•	•	•	•		185	140	100
Restoration	of he	Govern	ment.	•	•	•	•	•	ο,	100,	100,	168
Spoliation of	by	Scindia a	nd Ho	lkar	•	•	:	•	•	•	152.	177
Territorial e	xchanges	between	81	id D	BWAS			·	:	154.	249.	250
Military for Payments in Restoration Spoliation of Territorial e Transfer to	by Al	i-Rajpur	of the	BAYS	r du	ties		·	÷		,	160
DIRAP SINGH. T	HAKUR OF	RATANMA	T.					-				165
DHUL SINGH. T					:			•	÷			268
DEULATIA-				•	•	•	•	•	•			
Account of -	<u> </u>										24,	244
Lapse of -			Indore			:						, 21
Damen												
DIRTHAN-												
Grant of vill	ages in -	— by G1	VALIOT 1	_								100
Jamma			•	•	•	•	•	•	•	•		169
	rkhera	• .	•	•	•	•	•	•	•	•		173
DILER SINGE. I	RAJA OF BA	ILANA .	•	•		•	•	•		•		263
Dilene Singe. I Dipalpur.—Claim Door Muhammad	1 to b	y Dhar	and In	dore	•	•	•	•	•		153,	
DOOR MUHAMMAD	Founde	r of the	Bhopa	l ruli	ing f	amily	•	•	•	•	89,	107
Dormia. See une												
DUDWALClaim	of Bakhat	garh to	an			kheri	•		•	•		165
DULE SINGE. R. DULE SINGE. To	LIA OF SAI	LANA .	•	•	•	•	•	•	•	•		262
DULE SINGE. To	HABUR OF	PIPLODA		•	•	•	•	•	•	•		264 105
DURIAN SAL. CH DURIAN SAL. TH	THE OF W	KATATION I	• •	:	•	•	•	:	•	•		268
DUBJAN BAL. I'M	DAY	MAIATHA	-	•	•	. ,	•	•	•	•		106
Durjan Sal Sing: Durjan Singe.	DATA OF	REGIA	MIFUA WDD1	•	•	•	•	•	•	•		266
	748 M 47 00	DAVIA.		•	•	•	•	•	•	•		
Abolition of		tton im-	orted i	into	Dow							94R
Abolition of	- On Co	in Th	har vou	11100			•	:	•	•		155
Abolition of			iow I	•	•	•	•	•	•	•		
Ali-Raips											169,	194
Basoda			:	:		:	:	:	•			107
Dewas		: ;	:		:		:	:	:		947,	280
Dhar						•					154,	188
Indore		•	•		•							18
Jaora	: :		•		•	•	•					253
Jhabua							•				157,	
Tohat					•	•					163,	187
Khilehipt					•			•	:		10A.	144
Kurwai			•	•	•	•		•	•	•		90
Muhamm	adgarh		•	•	•	•	•	•	•	•	104,	100
Namingh	garh .		•	•	•	•	•	- à	•	•	104,	145
Rajgarh			•	٠	•	•	•	•	•	•	102,	161
Sailana	•		٠	•	•	•	•	•	•		962,	203 260
Sitemen	•	• • •		•	•	•	•	•	•	•		
Demission of	Transit	he Is				_	_	-			10.	-

E

Suroprans—									
Employment of in Indore		•	•••	•		•	•		17, 8
Jurisdiction over	. 103,	105,	106,	142,	148,	149,	159,	168	, 95
EXTRADITION-							201	, 300	, 30
Arrangementa between States in	and	outsid	le C	entra	l In	adia	and		
Arrangements in Bhopal		•	•	•	•	•	•		9
Rules for the apprehension and	<u> </u>		1-		•	04-4	•		•
	UL	GLUII	O SALE	Detw	-611	CAMB	.		
	r								
FAIR MUHAMMAD KHAN. NAWAR OF	RHODAL								8
FATE SINGH. THANKS OF BORKWOOD /	Dawse		•	÷	÷	•	. :		26
FATEHABAD. BATTLE OF		':	:		:	·	:		25
FATERABAD. BATTLE OF FATER SINGE. BRUMIA OF MOTA BARI FATER SINGE. BRUMIA OF RAMARE	KHERA								17
FATER SINGH. BRUMIA OF RAIGARH				•					170
FATER SINGE. THANKE OF JAWASIA						•			237
FATER SINGE. THARVE OF JAWASIA FATER SINGE. THARVE OF TONK						•			271
	G	•							
GANGA SINGH. BRUMIA OF NUMBERA.	•	•	•	٠	•	•	•	•	174
Gangadro. Rana of Ale-Raipur Deposition of ——	•	•	•	•	•	•	•		161
	•	•	•	٠	•	•	•		161
GARHI-								***	1.04
Account of	•	•	•	•	•	•	•	151,	
Area, population and revenue .	DL	•	•	•	•	•	•		196
Manufaction of man being by guaranteed	Daumi	ь.	•	•	•	•	•	162,	168
Account of —	•	•	•	•	•	:	140	909	
Darments made by	•	• •	•	•	•	:		- 02,	202
Gwarne Kwaw First Newsh of Jacre	•	•	•	•	•	:	•	9 51,	
GRAUS MUHAMMAD KRAN. NAWAR OF I	BEODAT.	·	•	:	•	:	:	202,	90
GRAUS MUHAMMAD KRAN. NAWAR OF J	AOBA	•				_		251.	
GHULAM ABBAS, SATYID. JAGINDAR OF I	BULAUD			:					906
GIR RAI SINGH. THAKUR OF JAWASIA .									967
GER RAS SINGE. THARUR OF JAWASIA . GOPALPURA.—One of the guaranteed vil	lages b	eld by	Pe	thari					200
GOPAL SINGE. RAJA OF JEASUA								157,	168
GOPAL SINGE. THAKUR OF SADAKHERI	(Surog	ree)		••		•.	•		260
GOPAL SINGE. THAKUR OF SIDE: GORDHAN SINGE. THAKUR OF SIDE: .	•		•	•	•	•	•		37 0
GORDMAN SENGE. THAKUR OF SIDE!	•	•	•	•	•	•	• '		370
GOVIND OF PANTE PIPLODA	_:_	. 1	•	•	•	:	•		956
GOVIND RAO BOLIA.—Grandson of Bhima	Bai Sa	hiba	•	•	•	•	•		11
GOVIND OF PANTE PIPLODA		- 	:	•	•	•	٠,	184	OEV TT
GOWIA.—Transfer of —— by Dhar to D	EM 14	unior	,	•	•	•	•	104,	20 U
GUARANTHED CHIMPS— Degree of interference exercised by									7
Powers of jurisdiction of Dhar over						•	٠,	54,	
Guadamenta, Villages in Panth Piplo				habu		•	• 1	، وقعم ا	256
Chr.an Sanas Maranasa on Rawa		, .							
Gulan Spiger. THANDS OF BORNESSA (J	(AEDA)						:		987
GULAR SENGE. MANARAJA OF REWA GULAR SENGE. TEARUR OF BORKERRA (J GULAR SENGE. TRAKUR OF JAWASIA		•	•		•		•		967
17	i			-			2	1	

x INDEX

Committee of Held by Other					•	•	•		•		
GURBHELL.—One of the villages in Pa	nth	Piplo	da		:						26
G WALIOR-											
Assignment by of the Khilel	ipur	tribu	ate 1	o G	over	nme	nt .		. 1	106,	14
Claim by of aumerainty over	Kh	ilchin	gr y								10
Claim byof suserainty over	Rai	onrh				_					10
Claim by to be consulted or	, Sit	n man	. 6116	-cousi	one	-					26
Claim by —of suserainty over Claim by —— to be consulted or Exchange of Sundersi Kusha for Hostilities between —— and Raja					0.10	•	•		•		2
Hostilities between and Rain	- ¢ 10	nges	in —	41	TDid		•		•		1
Downstand by and Asja	or n	erar	M.IEU	tne	Brii	180	•		•		
Payments made by and to —— Restitution to —— of suserainty of	•	: .	٠	٠.	•	•	•		•	~	0,
Restitution to of suserainty (over .	his te	ndat	ories		:			10,	85,	244
Restoration by — to Rajgarh of											138
Transfer to by Rajgarh of 17	1 vil	lages	in o	omn	nuta	tion	of S	cin	ıdia'	800	19/
Claims GWALIOR RESIDENCY.—Separation of	42-	٠.	!		່ ດ		.1 Ta	. 41.		.02,	100
Agency	. tne	•	rom	· ure		ner:		1,	9, 1	52,	243
		-	-					·	•	•	
	_										
	H										
HAPIR KULI KHAN. NAWAB OF MUHA	MMAI	GARE	ı								100
HAIRAT RAO. RAJA OF DEWAS (JUNIOR)							•				248
HAIRAT RAG. RAJA OF DEWAS (JUNIOR) HAIDAR ALI KHAN. NAWAR OF BASOD	A										107
HAIDAR ALI KHAN. NAWAB OF BASOD HAIDAR MUHAMMAD KHAN. NAWAB O	or P	ATHAI	RT	•	•	•	•				107
Hamidulla Khan, Nawab of Bhora Recognition by Government of —	I.	:		•	•	•	•		•		98
Recognition by Government of	83	heir .		•	•	•	•	•	•		98
HAMILTON, SIR R. HAMIR SINGH. BHUMIA OF JAMNIA HAMIR SINGH. THARUR OF BHAISOLA	•	•	•	•	•	•	•		•		170
HAWIR SINGH. THANKS OF BRAISOLA	•	•	•	•		•	•				166
Hamirpur—		•	•		•	•	•				
Acquisition of by Dewas .			,								240
Acquisition of —— by Dewas . Deprivation of Dewas of the prov	ince	of -	-						,		246
HANWART SINGE. CHIEF OF NARSING: HARI RAO HOLKAR.—Son of Vithoji Installation of —— Insurrection of ——	HGAR	K.							,		104
HARI RAO HOLKAR.—Son of Vithoji			,		•	•	•	,	. 13,	14,	
Installation of					:	•			,		15
Insurrection of —				•	•	•	•				13
HASTINGS, MARQUESS OF HATE SINGE. BRUMIA OF MOTA BARK HATEI SINGE. BRUMIA OF KOTRIDE. HATHI SINGE. BRUMIA OF RAJGARE HATIM KULI KEAN. NAWAS OF MUHA Resignation by —— of the Chiefsh				•	•	•	•	•			12
HATE SINGE. BRUMIA OF MOTA BARK	HERA	•		•	•	•	•	•			173
MATHI SINGE. BRUMIA OF ACTRIDE.				•	•	•	. •	•	10	58,	172 175
HATTH BINGS. DRUMIA OF RAJUARS.	MMA	Naive	,	•	•	•	•	•			100
Perionation by of the Chiefsh	in		•	•	•	•	•	•			100
HATAT MURAMMAD KHAN. NAWAR OF	שיים קיי										89
HAERAT NUR KHAN. MINISTER, JAORA					:	•	:	•			253
Um . amp								•			
Account of Estate	,						. 1	10,	22,	88,	89
Area, population and revenue .									•	·	28
Holding of by the Rao under	Indo	re .								23,	77
One of the guaranteed villages held	d by	Puth	ari .		•	•		•		. 5	969
Political supervision of			_		•	•	•	•		-	88
Account of — Estate Area, population and revenue Holding of — by the Rao under One of the guaranteed villages hel Political supervision of — Relinquishment by — of villages Tankae paid to —	l:elc	i froi	n D	hur	•	•		٠.	74	23,	78
Tankas paid to	•	•	•		•	•	22, 1	IJ,	14,	10,	99
HURMAT KHAN. NAWAB OF KURWAI. Eyderabad,—Lands owned in —— by					•	•	•	•			21
IT I nowineers Free trick can take 14 n			,		•	•	•	•			-

I

TWINK DENATOR TROOLS					
Agreement for the control and discip	line of -	bel	onging	to-	
Biropal					. 97, 13
Bhopal Indore					. 19, 6
Alteration of the designation —— to I	ndian St	nte Fo	rces ,		. 21, 96
Formation of Indore					. 19
INDIAN STATE FORCES-					
Alteration of the designation Imperial	Service	Troop	s to	- .	. 21, 98
Bhopal					. 96
Dhar					. 156
Indore —					. 21
INDORE-					
Account of					. 10
Administration arrangements in					. 19, 20, 35
Administration arrangements in —— Appointment of Resident —— Area, population and revenue Cession by —— to Government of his		i			. 9, 19, 88
Area nonulation and revouse	• •	•		•	. 21
Cession by —— to Government of his	dains t	a tribu		revenn	
					. 12, 29
Cession by - to Government of his		ies wi	thin a	nd nort	h
				. 12	, 26, 28, 30
Claim of — to interfere in the Jaon	a succes	sion			. 252
Grant to by Government of his po	ssession	south	of the		. 26, 27
Insurrections in					, 13, 14, 15
Loss by of his possessions within an	nd to the	south		Satpur	A
hills					. 12, 17, 30
hills					. 21
Nomination of a successor to by	Govern	ment			. 15, 16, 34
Payments made by and to					18, 20, 21
Political charge of the outlying porti	ions of -			-, -,	. 9, 151
Political supervision of					. 9, 151
Relinquishment to of the district	s of To		am pur	s. etc.	. 11, 28
Sale by of his rights in village Dat					19, 159
Status of Jaora vis-à-vis					. 254
Surrender by of territory to Gov	ernmont				11, 26
Torritorial exchanges between and	Joorn	•	• •	•	. 18, 157
Territorial exchanges between — and Territorial exchanges between and	Ruigar	ا	•		19, 103
Territorial exchanges with					31, 42, 43
Territories of under British prote	ution				12
Indrajit Singh. Bhumia of Nimkhera				•	174
INDRAHT SINGH. RANA OF BARWANI	•	•		•	158, 159
INDRAH SINGH. RANA OF JOBAT	•		•		163
** ** .* .	•	•	•	• •	163
Abdication of ——	•		•	• •	
Abandonment by — of his claim to I	K				90
Compensation paid to — by Kurwai .			•	• •	90
IBRWAR SINGH. THAKUR OF UPLAL		•	•	• •	272
ISLAMNAGAR.—Restoration of —— to Bhops			•		90
BLAMRAGAR Rescuration of to buops			•		<i>5</i> 0
J					
JAHANGIR MUHAMMAD KHAN—					
Marriage of with Sikandar Begam			•		91
Plot of — against the Kudsia Begam	١.		•		91
Rebellion of			•		92

xii INDEX.

Jai Singe.	RAIA OF E	ATLANA		-									96
JAIT SINGE.	THAKUR .	OF TAL				_				·			27
JAMORA-			•	•	•	•	•	•	•	•	•		
Account	- al -										10	147	14
		• •	•	•	•	•	•		•	•	IV,	, 161,	
	opulation a			•	•	•	•	•	•	•	•		170
Claims	of Scindia,	Holker	and	Dhar	to	lands	hel	d by		•	•		17
Hatate (of held	by gue	rante	ed B	humi	is.							15
Lands	te made by	_ ` `				. 1	169.	170.	206.	210.	212.	218,	214
Paymen	ta made by	-	-									210,	
Political	supervisio	- al	_ •	•	•	•		•	•	,	,	,,	16
			- •	•	.*	•	•	140	100	007	•	900	
Laters	received b	y ——	•	•	•	•	•	100,	107,	201,	auo,	209,	21.
JAORA													
Account	of											248.	25
	tration arr	Angemer	ta in	-	_		-	-			251.	252,	26
	opulation a					• •	•	•	•	•	,	,	25
					•	•		•	•	•	•		265
	Holkar to							•	•	•	•		
Claim o	f — to Ai	margarh	in 8	PLASI		uto	٠	•	•	•	•	258,	
. Claim of	f to fe	udatory	right	S OVE	r Pij	ploda		•	•	•		254,	
Depende	nce of Pip	loda on											26
Guarant	eeing of the	lands a	ssigne	d to -		by H	olka	r.					251
Interfer	eeing of the	wab of	Tople	with	h —	- 1	ire					•	255
	tion in the							•	•	•	•		254
		_					•	•	•	•	•		254
	forces	• •	•	•	•	•	•	•	•	•	•		
Payment	a made by	and to		•	•	•	•	•	•	•	•	3, 4,	
Position	of Piploda	vis-à-vi		٠.		•						264,	260
Resumpt	ion by	of Ar	niagu	jar s	and	half	Ba	bady	rpur	a fr	om		
Khoja	nkhera"		. •	•		•			-				268
Status o	d vis-d	-vis Ind	ore										254
	of Sapura			l by	Indo)re	_	-	-				21
	_			,			•	•	•	•	•	100	
JASWANT RA				•	•	•	•	•	•	•	•	152,	
JASWANT SI	rgie. Cheini	r or Al	I-Ran	PUR.	•	•	•	•	•	•	•	160,	
JASWANT SI	IGH. RAIA	OF SAIL	ANA			•						262,	263
JASWANT SIR													158
JASWART SI					_	-	_						23
JASWANT SU				-	•	•	•	•	•	•	•		23
				- ALL	•	•	•	•	•	•	•		22
JASWANT SIN	IGH. ZAMU	NDAR OF	DAI	•	•	•	•	•	•	•	•		32
JAWASIA-						:							
Account	of		_		_				10	248	244	245,	267
	f Dewas or		•	•	•	•	•	•	20,	٠٠٠,	,	410 ,	249
			•	•	•	•	•	•		-		011	
TABLES	received b	7	•	•	•	•	•	•	201,	συι,	310,	311,	210
JEABUA										•			
Account	~#											151,	184
			•	•	•	•	•	•	•	•	•	201,	
	pulation a			•	•	•	•	•	•	•	•		105
	administrat		_	•	•	•	•	•	•	•	•		150
Descent	of — from	m Jodhy	our bo	ouse	•	•	•		•	•	•		150
Military	forces		•							•			158
Paymen	ts made by							. :	18. 1	8. 20	. 21.	157,	15
	ial exchang			and	l In	dore					,,	18,	157
	y to Holks						•	•	•	•	•	,	150
	1 to Work	ur .	•	•	•	•	•	•	•	•	•		a col
Jealesa													
Account	of				•							88,	24
Political	supervisio	n of	-	_					_	_		•	8
	-			•	•	•	•	•	•	. •	•		
Jit /Smon.	THAKUR O	PHUL'	WAL	•	•	• .	•	•	•	•	٠		16
Insurrec	tion in Ali-	Rajpur	heade	d by -									10
Jawast.—Fir				•		-	-	-	•	•	•		944
WATER THE PERSON NAMED IN	e chiel of		•	•	•	•	•	•	•	•	•		-

•													
JORAS-												3.03	200
Account of		•	٠	•	•	•	•	•	•	•	•	101,	163
Administration as Area, population					••	•	• •	•	•	•	•		164
Descent of —— fr								• •	•	•	. •		163
Military forces	TOUR 1					-		•	•	•	•		164
Junispication-	•	•	•	•	•	•	•	•	•	•	•		101
Arrangements in	the St	tates s	nd	mine	- C	iefsh	ine i	n C-	ntra	Ind	ia.		2
Claim of Indore							. -			-			94
Decision that						lings	of J	eore	ie v	racted	lin		
the Darbar				•			-			•	•		254
Over British subje			nel								. 9	3, 94	,- 95
Over Railway la	nds		•.	16, 1	19, 3	6, 37	, 65,	96,	100,	120,	193,	134,	154,
				157,	161,	182,	184,	185,	186,	247,	193, 248, 290,	258	200,
Domeso of of	M.Ji		CI.	-4			203,	310,	200,	202	29U,	200,	103
Powers of of Powers of of-	,#.eq1	#6190C	51	-	•	•	•	•	•	•	•	٥,	100
Ali-Raipur	_											140	163
Barwani	•	•	•	•	:	•	•	•	•	•	•		159
Dhar	•	•	•	•	•	•	•	•	•	•	•	,	154
Jaora	:	•	:	•	•	•	•	•	:	•	•		254
Jhabua	:	:	•	•	:	•	•	:	:	:	:	187	158
Jobat	:	•	•	•	:	•	•	•	•	•	•	-01,	164
Kathiawara		•	•	•	•	•	•	•	•	•	:		164
Khilchipur		·		·	•	·	·	·	·	·	·	106,	
Mathway					•	•						,	165
Narsinghgarh				•	•		•				•	105.	148
Piploda			•	•			•			•		265,	
Rajgarh												108,	
Ratanmal												•	165
Ratism					•		•					250,	996
Sailana				•				•				143,	268
Sitamau												148,	961
					_								
				1									
5					70.1	1. 0							
KACHALIA.—One of the	9 A1111	ages 1	D 1	ante	Lib	Spor	•	•	٠	•	. •		256
KACHHI BABODA—		_4	-8		D_IAI	- A							400
Abolition of the										. •	•	151,	170
Area, population	and			•	•	•	•	•	•	•	•		171
Dispute hetween -		nd R	Jr.h	ates:	b.	:	•	•	•	•	165	171,	
Dispute between -		nd Di	M			:	:	:	:	•	100,		
Lands held by —					:	:	:		•	:	. :	170,	
Payments made	pa						:	•		•	170.	190,	
KALI BAOM-	•							_	-	-			
Account of												151,	171
Area, population	and												171
Estate of hel	d by	guara	nte	ed B	humi		•			•			152
Lands held by —						•	•					171,	216
Payments made !	•		•		•	•	•	•	•	•		171,	
Tankes received			•	•	•	•	•	•	•	•		171,	218
KALUKHRA Account	of -	_				•	•	•		•		10,	344
KAMALPUB												•	
Account of	•		•	•	•	•	•	•	•	•	•		86
Political supervisi	iom o	f			•				•				88

KANAK SINGH. BRUMIA OF NIMERE KANDOBA-	RA	•	•	•	•	•	•	•		17
Acquisition of — by Dewas										24
Deprivation of Dewas of the dis	trict	of -	-							24
KARAUDIA-										
Account of						• .		1	0, 89	, 24
Political supervision of —						•				24
KARONDIOne of the villages in P	anth	Pip	loda			•				250
Kashi Rao.—Son of Tukoji Rao Holl	kar								1	0, 1
Kathiwara—										
Account of									151	, 164
Area, population and revenue						•	•	•		164
Kathoria										
Account of										173
Disputes between and Mota	Bark	here							178,	220
Grant of to Chain Singh by				'a					178,	220
Offshoot of Mota Barkhera .										175
Payments made by									173,	221
Revenue of				•			•			174
Качатна										
Account of								23.	243,	268
Tankas received by									•	269
KREARI SINGH. RAIA OF RATLAM										261
KESARPURA.—One of the villages in P	anth	Pin	lođa	•	•	•	•	•		256
Krano Das-		p		•	•	•	•	•		
Deposition of —— from Ratlam by	, A111	rang	se h							257
Establishment of — at Sitamau				•	:	:	·	·	257,	
Grant of Titrod to						·		257.	259,	
KESHO DAS OF JHABUA				_					,	156
KESHO RAO (TUKOJI RAO III). RAJA O	r De		(Sen	(son	•	•	·	•		248
KESHORAIPATAN-			,	,	•	•	•	•		
Conferment on Bundi of Holkar	'a ah		of							12
Payment to Indore of compensation					<u>. </u>	•	•	•		13
						•	•	•		267
KESRI (KISHORR) SINGH. THAKUR OF						•	•	•	264,	
KRSRI SINGH. THAKUR OF PIPLODA .	faba-	-:-	U:	. p.	•	•	•	•	204,	15
KHANADE RAO.—Adoption of —— by A KHANDE RAO.—Pojsoning of —— by M	Zankar Zankar	uja	Dan	Lini) baa	•	•	•		11
KHANDE RAO.—Son of Malhar Rao E	College College	- MILE			IKII (•	•	•		10
KHANDE RAO.—Manager of Bhopal .	TOTABL	r .		•	•	•	•	٦		90
Assignment to — by Bhopal of			wani	,	٠.	•	•	•	90	113
	DET MET		1040		•	•	•	•	υ,	
KHANDE RAO PUAR OF DEAR	•	•	•	•	•	•	•	•		152
KHANDESH-		£	41	-C 4L	_	.83				17
Cession to Indore of land on the Sat			reer	of th		Q	SELIC	æ.		21
Mirasi lands in — owned by I				•	•	•	•	•		174
KHARAK SINGH. BRUMIA OF KATHORI		•		•	•	•	•	•		1/4
KHARSIA									88,	DAR.
	•			•	•	•	•	•	ФФ,	88
Political supervision of				•	•	•	•	•		
KHARUAOne of the villages in Pan	th P	iploc				٠.	•	•		256
Knawasa.—Payment made by Jhahua						of -		•		20
KHERL-Lease of — by Holkar to J	amni	a.		•	•	•	•	•		169
KHERWASA-										
Account of	•	•		•	•	•	•	243,		
Area, population and revenue .	•	•		•	•	•	•			268
Lands held by						•	•	266,	814,	310

KEERWASA-contil.				
Payments made by —		•	. 968,	314, 31
Right of — to excise revenue in the holding		•		. 25
Кипсирун-				
Account of	·			10
Administration arrangements in —				10
Area, population and revenue				10
Assignment of the — tribute to Government	t	•		106, 14
Claims advanced by Gwalior of suserainty over	r			10
Military forces				10
Payments made by —		٠.		8, 10
Tributary to Scindia		•		106, 14
KHOJANEHERA-				
Account of —			. 243.	244, 26
Area, population and revenue				26
Lands held by				268, 81
Lands held by ——				268, 31
Resumption by Jaora of Arniagujar and	i half	Bahad	urpura	
from —		•		26
KHUSHAL SINGH. THAKUR OF SHUJAOTA				270
	aundi	in Burs	rai on	
KIRAT SINGH. RANA.—Grant to —— of village I quit-rent		•	•	20
KISHOR SINGH. BRUMIA OF KATHORIA				17
KOTAH.—Cession to Zalim Singh of — of districts	rented	from I	idore .	12, 2
Котигов-				
Account of				151, 17
Area, population and revenue				17
Estate of — held by guaranteed Bhumia				159
Foundation of				179
Lands held by —		•		17:
KRISHNA SINGH THAKUR OF UPBRWARA				272
KRISHNAJI RAO PUAR. RAJA OF DEWAS (SENIOS).				24
Kudsia Begam				
Death of —				96
Grant to — of a jagir	•	•		9:
Retention by — of the administration of B	honel	•	•	91
·	nopui .	•	• •	•
KUNCH-				31 0
Assignment of — to Bhima Bai Sahiba .		•		11, 2
Renunciation by Indore of claims to		•		27
Reversion of — to Government		•		11
KUNDELL Acquisition of by Indore from Ra	igarh .			19, 103
KUNUBOD Grant of by Scindia to Jamnia				160
	•	•	•	
Kunwai-				98
Account of		•	• •	100
Administration arrangements in —	• •	•		
Area, population and revenue				100
Assurance given by Government of the right of				99, 133
Compensation paid by to the family of	f Irada	t Muh	mmad	
Khan				91
				99, 107
Division of ——		•		96
Military formes	-			100
Military forces	• •	•	•	100
Condition of the by the Mehrettee and Din		•	• •	100
Smalletion of by the Mahrattee and Pin	CAPIA			g g

L

Lacheman Singe.	RAJA (DF SA	HAJI	A }	•	•	•	•			•		105
LACHHMAN SINGE.	THANK	12 OF	LA	GARK									28
LACEMAN SINGE.	BEUMIA	OF (BAR	и.									168
LACHMAN SINGE.													271
LAKE, LORDPure							·						11
LAL SINGE. RAWA						•	•	•	•	•	•		267
	T OF J	LW VIT		•	•	•	•	•	•	•	•		201
Laigare—				•								044	048
Account of		•		•	•	•	•			-	0, 23,	244,	
Area, populati			nue	•		•	•	•	•	•	•		24
Lands held by			•	•	•	•	•	•	•	•	•		, 79
Tankas receive	d by —		٠.	•	. •	•	. 2	13, 79), 80	, 81,	82, 8	38, 84	i, 85
LAND-													
Acquisition of -	- for	Raily	vay	purpo	oos fr	OED	-						
Ali-Rajpur				•				•				161,	185
Bhopal												97	190
Dewas		_		-	-					247	, 948,		
Dhar						:		•				154,	
Indore	•	•	•	. •	•	•	•	·	•	18	19, 36		
Jhabua	•	•	•	• •	•	•	•	•	•		157,		
Jobat	•	•	•	•	•	•	•	•	•				
	•	•	•	•	•	•	•	•	•	•	•	163,	
Kurwai	•	•	•	•	•	•	•	•	•	•	•	000	100
Ratiam	•	•	٠	•	•	•	•	•	•	•	•	258,	
Sailana	•	•	•	•	•	•	•	•	•	258	, 262,		
Sitamau	•	•	•	•	•	•	•	•		•		200,	296
LAPSED ESTATES-													
Account of	in-												
Bhopal Age Central Inc	ncy												108
Chandral Tor	4i- A												25
Southern Si	tates of	Cent	ral	India	and i	Wal		CARC	• .	•	178.	245.	
Southern S	tates of	Cent	ral	India	and i	Malı	ra A		y .	:	176,	245,	
Southern So	tates of	Cent	ral	India	and	Malı	ra A	geno					272
Southern Sou	tates of	Cent	ral	India	and	Malı	ra A	genc			176,	245,	272 247
Southern Sou	tates of	Cent	ral	India	and	Malı	ra A	geno	58,	108,	176,	245, 176,	272 247 242
Southern Sou	tates of	Cent	ral De	India	and	Malı	ra A :	genc	88, 88.	108,	176,	245, 176, 176,	272 247 243 245
Southern Se LARAWAT— Account of — Lands held by Lapse of — te LASURIA.—Acquisition	Dhar	cent	De In	India was dore	and :	Mali	garb	genc	88, 88,	108,	176, 154,	245, 176, 176, 19,	272 247 242 245 103
Southern Southern Southern Southern Southern Southern Southern Account of — Lands held by Lapse of — to Lanuara.—Acquisitic Latakhern.—Acquisitic Latakhern.—Acquisitic Latakhern.	Dhar	cent	De In	India was dore	and :	Mali	garb	genc	88, 88,	108,	176, 154,	245, 176, 176, 19,	272 247 243 245
Southern Southern Southern Southern Southern Southern Southern Account of	Dhar on of —	and by	De In	India was dore Rajga	from	Mali Raj rom	garh Ind	geno	58, 88,	108, 152,	176, 154,	245, 176, 176, 19,	272 247 242 245 103 108
Southern Sou	Dhar on of — ition of	and by	De In	India was dore Rajgs	from the first	Mali Raj rom	garh Ind	geno	88, 88,	108, 152,	176, 154,	245, 176, 176, 19,	272 247 242 245 103
Southern Sou	Dhar on of — ition of	and by	De In by	India was dore Raigs Rana	from the first	Mali Raj rom	garh Ind	geno	88, 88,	108, 152,	176, 154,	245, 176, 176, 19,	272 247 242 245 103 108
Southern Sou	Dhar on of — ition of	and by	De In by	India was dore Raigs Rana	from the first	Mali Raj rom	garh Ind	genc ore on q	88, 88,	108, 152,	176, 154,	245, 176, 176, 19,	272 247 242 245 103 108
Southern Southern Southern Southern Southern Southern Southern Account of — Lands held by Lapse of — to Laborata — Acquisitic Latakhern — Acquisitic Latakhern — Acquisitic Latakhern — by Grant of — by Payment by Govin Burwai . Loans—	o Dhar on of — ition of	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc ore on q	88, 88,	108, 152,	176, 154,	245, 176, 176, 19,	272 247 242 248 103 108 20
Southern Southern Southern Southern Southern Southern Account of — Account of — to Lands held by Lapse of — to Lands — Acquisitic Latakhern — Acquisitic Laundi — Grant of — by Payment by Gor in Burwai . Loans — Grant of — by	o Dhar on of — ition of y Gover	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc ore on q	88, 88,	108, 152,	176, 154,	245, 176, 176, 19,	272 247 242 248 103 108 20
Southern Southern Southern Southern Southern Southern Southern Account of — Lands held by Lapse of — to Laborata — Acquisitic Latakhern — Acquisitic Latakhern — Acquisitic Latakhern — by Grant of — by Payment by Govin Burwai . Loans—	o Dhar on of — ition of y Gover	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc ore on q	88, 88,	108, 152,	176, 154,	245, 176, 176, 19,	272 247 242 248 103 108 20
Southern Southern Southern Southern Southern Southern Account of — Account of — to Lands held by Lapse of — to Lands — Acquisitic Latakhern — Acquisitic Laundi — Grant of — by Payment by Gor in Burwai . Loans — Grant of — by	o Dhar on of — ition of y Gover	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc ore on q	88, 88,	108, 152,	176, 154, 	245, 176, 176, 19,	272 247 242 246 103 108 20 20
Southern Sou	Dhar Dhar Dhar Dhar Dhar Dhar Dhar Dhar	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc ore on q	88, 88,	108, 152, : - vill	176, 154, 	245, 176, 176, 19, 19,	272 247 242 246 103 108 20 20
Southern Sou	Dhar Dhar Dhar Dhar Dhar Dhar Dhar Dhar	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108, 152, • • • • • • • • • • • • • • • • • • •	176, 154, 	245, 176, 176, 19, 19,	272 247 242 246 103 108 20 20 30
Southern Southern Southern Southern Southern Southern Southern Account of — to Lapse of — to Lapse of — to Lapse of — to Lapse of — by Payment by Gor in Burwai . LOANS— Grant of — to Grant of — to Dhar Indore .	Dhar Dhar Dhar Dhar Dhar Dhar Dhar Dhar	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108, 152, • • • • • • • • • • • • • • • • • • •	176, 154, 	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 20 39 180 18
Southern Southern Southern Southern Southern Southern Southern Account of — to Lapse of — to Lapse of — to Lapse of — to Lapse of — by Payment by Gor in Burwai . LOANS— Grant of — to Grant of — to Dhar Indore .	Dhar Dhar Dhar Dhar Dhar Dhar Dhar Dhar	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108, 152, • • • • • • • • • • • • • • • • • • •	176, 154, 	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 20 39 180 18
Southern Southern Southern Southern Southern Southern Southern Account of — to Lapse of — to Lapse of — to Lapse of — to Lapse of — by Payment by Gor in Burwai . LOANS— Grant of — to Grant of — to Dhar Indore .	Dhar Dhar Dhar Dhar Dhar Dhar Dhar Dhar	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108, 152, • • • • • • • • • • • • • • • • • • •	176, 154, 	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 20 39 180 18
Southern Sou	o Dhar on of — ttion of y Government	and by	De In by	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108, 152, • • • • • • • • • • • • • • • • • • •	176, 154, 	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 39 180 18 253
Southern Sou	Dhar on of — ition of y Government	and by	De Inby	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108, 152, • • • • • • • • • • • • • • • • • • •	176, 154, 	245, 176, 176, 19, 19,	273 247 242 246 103 108 20 20 39 180 13 253
Southern Sou	Dhar on of — ition of y Government	and by	De Inby	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108, 152, • • • • • • • • • • • • • • • • • • •	176, 154, 	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 39 180 18 253
Southern St. LARAWAT— Account of — Lands held by Lapse of — to LARURIA.—Acquisitic LATAKHERI.—Acquisitic LAT	Dhar on of — ition of y Government	and by	De Inby	India was dore Raigs Rana	from the first second	Raj rom it Si	garh Ind	genc on q na of	88, 88,	108,	. 176,	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 39 180 18 253
Southern Southern Southern Southern Southern Account of — Account of — Lands held by Lapse of — to Laurna.—Acquisitic latakhern.—Acquisitic latakhern.—Acquisitic latakhern Southern So	o Dhar o Dhar o of — ition of y Gover rernmer y Indo	and by	De Inde	India was dore Raige Rana	and in from the first second in the first seco	Malv Raj rom at Si ant c	garh Ind Ind ingh	genc on q na of	88, 88,	108,	176, 154, 	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 39 180 18 253
Southern Sou	o Dhar on of — tion of y Government y Indos	and by framework to find the first to find the f	De Inby	was dore Raigs Rana re on	and : from ark f: Kira second	Malv Raj rom at Si ant c	garh Ind Ind ingh	genc on q na of	88,	108,	. 176,	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 39 180 18 253
Southern Southern Southern Southern Southern Account of — Account of — Lands held by Lapse of — to Laurna.—Acquisitic latakhern.—Acquisitic latakhern.—Acquisitic latakhern Southern So	o Dhar on of — tion of y Government y Indos	and by framework to find the first to find the f	De Inby	was dore Raigs Rana re on	and : from ark f: Kira second	Malv Raj rom at Si ant c	garh Ind Ind ingh	genc on q na of	88,	108,	. 176,	245, 176, 176, 19, 19,	272 247 242 245 103 108 20 20 39 180 18 253

1,(D) →	Κ.					· ;	zvi
MARRATIAS. THE							
Defeat of at Panipat							169
Hostilities between - and Bhopal .	•	•	•	•	-	•	90
Invasion of Northern India	• •	• •		•	÷	•	10
Spoliation by — of Kurwai	•	•	•	•	•	•	90
MARTAR SINGE. RAJA OF NARSINGHGARE .		•	•	•	•	•	104
MAINA BAI OF DRAB	•	•	•	•	•	•	159
MAKSUDANGARH-	•	•	•	•	•	•	
Account of	_			_	_	. 88	, 108
Lapse of — to Gwalior	•	·		•	•		88
MALHAR RAO.—Son of Tukoji Rao Holkar .		·	•	•	•	•	10
MALHAR RAO HOLKAR Mahratta leader in		inva	ion	٠,	Jartha.	_	
India	· viie		ion ,		101 01101		10
MALHAR RAO HOLKARSon of Yeshwant Ra	Ho	lkes	•	•	•	. 10	B. 14
MALHAR RAO. MAHARAJA OF DEWAS (JUNIOE)			•		•	. ••	260
MALMARGARY TRANSPORT	, .	•	•	•	•	•	
Abrogation of the guarantee as mustaji	ire of	the -				. 268,	255
Account of				•	•	. 200,	254
Account of —	•	•	•	•	•	•	265
Claim of — to be considered as trib	nter-	ingi		•	•	•	255
MALI RAO HOLKAR.—Grandson of Malhar R				•	•	•	10
MALWA-			•	•	•	•	20
Account of					_	_	943
Bhil Corps	•	•	•	•		. 16, 8	
Cession by the Peshwa to Government	of his	rich	to in	_	_ •	. 10, 0	255
Contribution payable towards the —— 1	Rhil (hene	h		- •	• .	
Ali-Rajpur					_	_	163
Barwani	•	•	•	:	•	•	160
Dhar	·	:	•	•	•		166
Indore	•	:	:	•	•	. 16	3, 87
Jhabua	•		•	:	•		168
		•	•	•	•	. 9	152
Establishment of British supremacy in - Grant to Bhopal of districts in - Inroads into by Bhils . Mahratta conquest of		•	•	:	•	. 20	118
Inpoede into by Rhile	•	•	•	•	•		278
Mehratia conquest of	•	•	•	•	•	,	101
Relinquishment by Bhopal of his possessi	ione is	•		•	•	•	80
States and Estates in			·	:	:	:	948
MALWA AGENCY—	•	•	•	•	•	•	
Amalgamation of the with the Sc	outher	n St	ntes	of	Centre	d	
						. 101,	245
Constitution of the				•	•		243
Headquarters of the						•	943
States and Estates in						. 151,	248
MAN SINGE. THAKUR OF KHOJANKHERA .	•	•			•	•	208
MANDASOR. TREATY OF	•	•	. 1	9, 1	6, 17,	21, 39,	251
MANDAWAL (JAORA).—Villages in Panth Pip	oloda	held	by 1	be	Thekw	•	-
of	•	•	•	•	•	•	256
MANGAL SINGE. RAWAT OF PITLODA	•	•	•	•	•	•	265
Manpun-							161
Area, population and revenue			•	•	•	•	151
Declaration of —— as a Chief Commiss Inclusion of the British tract of —— it	- Ale	asp			-		101
Control India and Malwa Agency .	n toe	20E		. 56			151
		•	•	•	•		
MANRUP SINGH. BRUMIA OF BRANDPURA.		•	•	•	•	. 106,	
MARTAND RAO HOLKAR Adoption and installation of	•	•	•	•	•	. 14, 15	
Adoption and installation of		•	٠.	•	• .	•	14
Resignation by - of his claims to the I	ndore	\$1000		• .	•		15
IV				•		20	

i

zviii index.

MATEWAR—										
Account of —— . Administration arrangements in				•	•		•	•	.151	, 164
Administration arrangements in		•	•	:		•	•	• .,		164
Area, population and revenue	•		•	•		•	•	•		165
MEDIATISED ESTATES-										
In Bhopal Agency										55
In Southern States of Central I	ndia	and	Mal	WA	Agenc	y .				151
MEDIATION STATES-			-							
Account of — in—										
Bhopal Agency							101	104	108	107
Central India Agency .	•	•	•	•	:	•	101,	00 0	00 0	, 107 4 98
Southern States of Central I			W-L	•	A		188	159	ω, ε 180	189
164, 165, 243, 257, 25	nuni	4. 10 1 • 34	WINI	aa .	ORT C	y . 34Ω	940	970	971	979
									211	, 212
Degree of interference exercise	d by	Cic	vern		ıt m	the	aff			7
Jurisdictional powers of —	•	•	•	•	•	•	•	•		8
Position of vis-a-vis the Bri	tich :	Gana		and	•	•	•	•	ĸ	6, 7
Max—.	OIBII '	Gure	at utu	GME	•	•	•	•	υ,	0, 1
										-
Account of	•	•	•	•	•	•	•	• .		24
Tankas paid to	•	•	•	•	•	•	•	•		24
MRWABCompensation paid by t				he s	eisure	of l	lund	Was		
	•	•	•	•	•	•	•			14
MIR ZAYAR ALI. HAKIM OF BILAUD	•	•_		•	•	•	•	•		266
MORAMMAD ATUB ALI KHAN. NAWA	B OF	BA				•	•	•		107
Mohan Singh. Bhumia of Kothide		•		•	:	•	•	•		172
MOHAN SINGH. BHUMIA OF RAJGARH		•	•	•	•	•	•	•		175
MOHAN SINGH. RANA OF BARWANI MOKAM SINGH. THAKUR OF LALGARH	•	•	•		•	•	•	•		158
		•	•	•	•	•	•	•		2:3
MOR SINGH. THAKUR OF BORKHERA	(Jaon	la)	•	•	•	•	•	•		267
MOTA (BARA) BARKHERA-										
Account of	•	•	•	•	•	•	•	•	151,	172
Area, population and revenue	:	•	•	•		•	•	•		173
Dispute hetween — and Kathor		٠.	•	•	•	•	•	•	173,	
Estate of — held by guarantee				•		•		•		152
Lands held by	. 16	7, 1	68, 1	72,	173,	220,	227,	228,	230,	231
Payments made by —	•	•	•	•	172,	178,	231,	228,	23 0,	231
Political supervision of	•	•	•	•	•	•	•	•		192
Moti Singh. Brunia of Jamnia		•	•	•	•		•			170
MOTE SINGH. BHUMIA OF KOTHIDE				•	•	•	•	•		172
Moti Singh (Muhammad Abdul Was	IR K	HAN). ď	wa5	AT OF	RA	GART			102
Conversion of —— to the Mussal	man	relig	gion	•						103
MOTE SINGH. THAKUR OF KAYATHA										268
MURAMMAD ABDUL WASIR KHAN. N.	AWAB	OF	RAJO	ARE	. 1					102
MURAMMAD ARBAR KHAN. NAWAR OF	Kun	WAI								99
Recognition of of his rights	to	Kur	WAi							99
Seisure by of Kurwai .										99
MUHAMMAD DILER KHANFounder of								_		99
MURAMMAD IFTIRHAR ALI KHAN. NAV						:			253,	
MUHAMMAD ISMAIL KHAH. NAWAB OF									252,	
MURAMMAD ISSAT KHAN. NAWAB OF									,	99
MUHAMMAD MUBAPPAR KHAN. NAWAB										99
MUHAMMAD NAJAP KHAN. NAWAB OF									99,	-
Recognition by Government of -									.,	99
MUNAMMAD SAMAN ALI. JAGIRDAN OF					•	•	•	•		266
Muhammad Saman Ali. Jagirdar of Muhammad Zamin Ali. Jagirdar op				•	•	•	•	•		266
munamman sala sala sala salakan be	2211.7	LILL								

	-	124	-							XIX
MUHAHMADGARE										
Account of	•				_					100
Administration arrangements i	n	_ :							. 10	10, 101
Area, population and revenue							•			101
Dependent on the British Gove	PDR	ant		•					•	100
Military forces			•	•	•					101
Military forces Originally part of Kurwai .	•	•	•	•	•				. 8	9, 100
Originally part of Kurwai . MURAT SINGH. BRUMIA OF BRARUE			•	•	•		•			167
MUKAT SINGH. BRUMIA OF CHROTA	R			•	:		•	•	•	168
MULTHAN-			-	•	•	•	•	•	•	100
									15	1, 174
Account of —	•	•	•	•	•		'	•		174
Dispute between Dhar and —		•		•				•	•	154
Landa held by	•	•	•	•	•	•			17	4, 28'3
Lands held by ———————————————————————————————————	•	•	•	•	•	•	•	•	17	4, 292
Munaman Art Knaw Naman on Ke			•	•	•	•	•	•		9, 100
MUNIR MUHAMMAD KHAN-	MWA.	• •	•	•	•	•	•	•	•	e, 100
Jagir granted to										91
Resignation by — of claim to	, in	lanel	•			•	•	•		91
Museum Marney Manager of Ali	10 -	oper	auc			•	•	•		160
MUSAPIR MARRAM.—Manager of Ali	-100	pur	•	•	•	•	•	•		100
Activities during the —— of—										
									06	3, 163
Dhar	•	•		•	•		••			16
Attack by Indore troops on the	D.	eiden		Invina	. the	•		•		16
Services rendered during the —			cy c	uring	Line			•		10
	by-									247
	•	•	•		•	•	•	•		251
Thehme	•	•	٠			•	•	•		157
Jhabus Ratlam Sailana Sikandar Begam of Bhopal	•	•	•			•	•	•		257
Seilene	•	•	:			•	•			262
Silvender Berem of Phone	•	•	•	•	:	•	•	•		93
Sitamau	•	•	•				•	•		260
	:		•	•	•	•	:	•		16
I quoji mao 11	•	•	•	•	•	•	·	·		
	1	N								
NADIR SEAR. BRUMIA OF JAMNIA							_			189
NAME SINGH. BRUMIA OF GARRI	•	•	·	÷	•	Ċ	•	•		166
Namar Singh. Raja of Sallana	•	·	•	•	•	·	·			202
NAIN SINGE. BRUMIA OF MOTA BA			•	÷	•	•	:	•		178
NANDWAL.—Political supervision of -		DAPOR		•	•	·	•	:		9
Nandwas.—Seisure of — by Begu	The	EMP.	M	owar	fand	leto		•		14
		,					•	•		256
NARAYAN RAO. RAJA OF DEWAS (JUN			•	:	•	·	•		949.	960
NARRINGEGARE—	,		•	•	•	•	•	•	,	
Account of			_			_		_		104
Administration arrangements in			•	•	•	:	:	-	104,	
Area nonulation and revenue		_	•	:	•	Ċ		:	,	106
Area, population and revenue British mediation in —— affairs	-	•	•	:	•	:		•		104
Formation of — State .	:	•	•	:	:		:	:	101,	
Formation of —— State Military forces Payments made by and to —— Tankas received by —— Tributary to Holkar	•	•	•	•	:		•	•	,	105
Payments made by and to	•	•	•	•	:	4	104	105,	149	
Tankes received by	•	•	:		:	•.	,	,	,	106
Tributary to Holker	•	•	•	:	:	•	•	101,	104	
Name Assessed of	•	•	•		:			10.		
NARWAR,-Account of	•	•	•	•	•	•	•			240
								Z	c 2	

Manua Sman Daman on Daman	_								101,	100
NAWAL SINGE. RAWAT OF RAJGAE NAWAL SINGE. TEARUR OF BORE NAUGAON.—Account of		/\$4	·	•	•	·	·		,	267
NAWAL SINGE. THARUE UP DORE	NEW	(02	UMAJ	•	•	•	•	•		244
NAULANA.—Account of —— .			•		•	•	•	·	10), 24
		•	•	•	•	•	•	•		,
NAEAB-		12	lam 4.						96	194
Exemption of Bhopal from th	e or	MIGAG	on w	o pre	- bis	inch.	. Madi		7,	16
Presentation of a by Tuke	op n	180 13	OLKAI	11 0	n nu	1111804	PTTERAT	UII .	00	
NASAR MUHAMMAD. NAWAR OF	RHO	PAL .		100	***	101	108	188	180	100
NABAR MUHAMMAD. NAWAB OF I NABARAMA.—Abolition of —— levies	140	144	1, 95,	, 100,	960	267	960	261	94R	90
	100,	104,	100,	240,	200,	201,	200,	201,	,	
NIKERBRA-									151.	174
Account of	٠	•	•	•	•	•	•	•	101,	174
Account of — . Area, population and revenue Estate of — held by guarant		T)		•	•	•	•	•		169
Extere of neid by guarant	reea	Bhui	nıa .	•	•	•	•	•	174,	
Lands held by — Payments made by — .	•	•	•	•	•	. •	•	:	174,	994
Payments made by — .	•	•	•	•	. •	•	•	•	1/4,	204
NEMANPUR MARKAR-		nt-	_ 4-	0				150	191	190
Management of — made over Restoration of — to Dhar .	r D¥	17118	r to	C1046	rame	16 .	•	100,	101,	1.02
Memoration of to Dhar .	•	•	•	•	•	•	•	. •		100
NIMAR—										246
British administration of Bag British management of Niman	00 0	INTERIO	E IN		•	•	•	•		168
British management of Niman	ipur	Mak	TAT 1	n —	- á-	•		•		247
Restoration to Dewas of Bago	od d	BETIC	t in-		y (40	verm	ment			247
Territorial exchanges between ment. Transfer of —— to the Britis	n I	ndore	and	the	Bri	tish	GOA	8771- 17 1	2 40	49
Manufer of to the Deitic	. d			•	• .	•	•	41, 1	7 10	99
November of the prior	n (1	OVERII	Jane		La D.		Λ·-		1, 10	, 20,
ment	erwe	en in	COLA	and t	ine ni	LLIBR	(304	17. 1	8. 42	. 43
NIKAWAR.—Territorial exchanges be ment NIRE SINGH. THAKUR OF TONK				:	·	·		, -	,	971
				•	•	•	·	•		
		0								
		•								
ONEAR SINGE. THAKUR OF BEAIN						•		•		166
ONEAR SINGE. THAKUR OF KATHI	WAR	. 4								164
ONEAR SINGH. THARUR OF MATRIX			٠.							164
ONEAR SINGE. THAKUR OF PATHA	RI .									200
OMEAR SINGH. THAKUR OF PIPLOT	DA .									264
OMEAR SINGE. THARUR OF TAL.								, •		371
OPIUM—								1		
Dewas (Junior) — Agreemen	a t		_:					14	65,	950
Dawas (Junior) — Agreement Dhar — Agreement Establishment of — scales by Indore — Agreement Jaera — Agreement Piploda — Agreement Batlam — Agreement Salana — Agreement Sitamau — Agreement				•		. •	•			14
Establishment of —— scales by	, Bh	opal				٠.				96
Indore — Agreement .			•	•		•		14, 5	10, 89	, 65
Jacra Agreement				•		•		65,	958,	254
Piploda — Agreement		•	•		•			•	65,	265
Ratiam Agreement .							•		65,	200
Sellana — Agreement .	•		. •		•		•		65,	
Sitaman Agreement .			•	•		•			65,	961
					•					
		P								
Parson.—Payments made by			٠.							8
Panouswa.—Dispute between Pipi	loda	and	Sire	reg	ardin	g the	oh:	wik		
PANIPAT.—Defeat of Mahrattas at		•	•	•	•	•	•	•	270,	
PANISAT.—Deleas of Mahrastas at	. —		•	•	•	•	•	•		181

PANER PIPLODA-											-
Account of		•	•	•	•	•	•	•	•	343,	
Area, population and			. •	-			*	-:	. •		267
Declaration of the tra								ershi	p.		255
Names of the Thakur	proprie	tors of	the	ATTIO	ges in			. •	•		950
Villages in —— held b					om G	ove	mmen	t.	•		255
PARASU RAM. CHIEF OF N.						•_		. •	•		104
PARRATIPURA.—One of the			Aillat	pes h	eld b	y E	sther	i.	•		260
PARRAT SINGH. RAJA OF RA			•	•	•	•	•		•		257
PARTAB SINGE. RAIA OF	Au-Ra	JPUR	•	•	•	•			•	162,	
Selection by Governme	upt of		•	•			•	•	•		162
Pautab Singh. Raia of	JEABOA	٠			•		•	•	•		1.50
Partab Singu. Rana of			•				•		•		100
PARTAR SINGE. TEAKUR O	r Baki	BATGAE	H.			•	•	•		165,	166
PARTAR SINGE. THARUR OF	KAYA	. AHT		•	•	•	•				268
PARTAB SINGH. THARUR O					•				•		268
PARTARGARH.—Payment by	Gover	nment	to 1	ndor	of t	ilio :	t	ribut	.		19
PATHARI (BROPAL AGENCY)-	-										
Account of										88,	107
Area, population and	revenu									·	108
Decision that shou	ld hav	e dire	ct re	latio	as wit	th (Gover	mer	ıt.		108
Declaration that i	an i	ungua	rante	ed es	tate					107,	108
Restoration of esta	ate by	Scind	lia							•	107
PATHARI (MALWA)-											
Account of -									248.	244,	268
Area, population and	revent	. 0			•					,	269
Foudatory of Dewas			•		•			•			244
						-	•			260,	
Political supervision o	f ——	•			•	•		•			244
Political supervision o Rights of Dewas over			·			•	-	·	·	249,	
Status of — in regar	rd to	his bo	lding		·	:		·		260,	
Tankas received by -			•		:	:	:	•	•	268,	
Ратнави-	•	•	•	•	•	•	•	•	•	200,	041
Account of										10	, 88
Political control of		•	•	•	•	•	•	•	•		88
PAYMENTS-	•	•	•	•	•	•	•	•	•		
Made by Dewas to Gir	ania Ci	hiafa	•								246
Made by Dhar to Ali-			•	•	•	•	•	•	•		160
					10	10	12 0	. 80			
Made by Government to	Tudie	u Suku	.	2, 1	, 12,	10,	10, 2	0, 02	, ω,	104.	196
Made by Indian States	to the	. Reit	ish (Lover	-		9 9	10	IRR		
And by Indian Diane.						•	۵, ۰,	٠,	100,	168,	247
Made by Raigarh to-										,	
Jhalawar											108
· Scindia .				Ċ				-			108
Made to Dhar hy-		-	-	•	•	•	٠.	•	•		
Bakhatgarh .			_	_	_	_		_			165
Bhaisela		•		-	•	-	•	•	•		166
Bharudpura .	: :	•	•	:	:	:	•	·	•		186
Chhota Barkbera		•	:	•	:	:	•		•		167
Kachhi Baroda	: :	•	:	•	:	:	•	•	•		170
Mota Barkbera	: :	•	•			•	•	•	•		172
Multhan		•	•	•	•	•	•	•	•		174
Reigarh .		•	•	•	•	•	•	•	•		174
Made to Gwalior by-	• •	•	•	•	•	•	•	•	•		-/4
Jamaia											144
•		•	•	•	•	•	•	•	•		100
Mota Barkhera		•	•	•	•		•	•	٠		178

PATRIMITO conid.

Rajgarh .					•		•				10
Retiem											95
Sitamau .										•	20
Made to Indore by-											
Jhabua									. 18	90, 9	n, 15
Naminghearh							90.	101.	104, 1	05, 14	8. 14
PROMWA. THE	•			Ī					10, 11,	19. 8	9. 15
Demand by for the	he reli	Bank	eh me	nt h	- Rh	onal	of hi	a 1004	ecesio.	18.	-,
in Malwa		-		_			-			-	8
Hostilities between -	- and	the	Bri	tish				•			1
Subordination of	to the	Rei	tiah :	α_{ove}	PD D	ant.	_				1
PRILAWAD Acquisition of	1	w Tr	dore	fro	. J	abua				18. 2	0, 15
PETLAWAD.—Acquisition of PEULWAL.—Forfeiture and	lanee	- f	1	atet	e to	Ali-R	Lainn				16
PINDABA JAGIRS-	. selve	-						• •	•	•	
Account of										_	18
Political control of -		•	•	•	:	•	:	•	•	•	8
PINDARI-		•	•	•	•	•	•	•	•	•	
	h -	hav	de								8
Invasion of Bhopal Spoilation by the	of K.			•	•	•	•	•	•	•	9
Sponsoion of the	OI M	arw &	•	•		•	•		•	13	0, 11
Suppression of the —		•	•		•	•	•	•	•		5, 90
	•	•	•	•	•	•	•		•		0, 24
Pipila.—Account of —	•	•	•	•	•	•	•	•	•		U,
Piploda-										49.4	0 00
Account of	•	•	•	•	•	•	•	•	•	. 34	3, 26
Area, population and				•		•		•	•	•	260
Claim of Jaora to fet	dator	rig	hts c	MAL .				•	•	. 25	4, 250
Claims of — to Am	argarh	in &	Barw	an I	latet		٠	•		. 25	8, 260
Dependence of or	ı Jaor				•	•		•			264
Dianute between	and Si		-	ling	the	chaut	h of	Pan	chewa	. 27	0, 320
Lands held by	4	•		4		,				. 96	4, 301
Paymente made by										. 26	4, 801
Position of — vis-a-	nie Ja	ora.	•				•			. 26	4, 260
Tankas received by -	_		•	•	•						264
PERTEL SINGE. THAKUR	. Ras			•	•	•	·			_	160
PIRTRI SINGH, THARUS O				•	•	• .	•	•		•	249
	V UPW	u	•	•	•	•	•	•	•	•	
Postal-	9										91
Arrangements in Bho		•	•	•	•	•	•	•	•	. 17,	
Indore Convention		•	•	•	•	•	٠,	•	•	. 16,	-
PRATAP SINGH. RAJA OF						•		•	•		104
PRETRI SINGH. THARUR O	PAT	MARI					٠.	•	•		26
PRETRE SENGE. THANKS	PIP.	AGOJ								•	266
				2							
RABBUST BROWNS.	•	•		•		•	•	•	•	•	86
RAGRUNATH SINGE. BEUD	ELA OF	GAR	T		•	•	•	•		•	166
RAGHUNATH SINGH. BHUS	ELA OF	JA	AUTEN						•	•	170
RAMATGARH-											
Deprivation by Scindie	of th	e Na	wab	of P	athe	ri of	villa	es is			107
Grant of to Sulta	a Mai	hamn	hen	Kha	-	News	ib of	Bho	pal		80
										-	100
RAI SINGH. THANKS OF B	AEHAT		•	•	•	•	•	•	•	•	700
RAILWAYS-											
Acquisition of land for	1	rom-	~						•		
Ali-Rajpur .	•	•	•	•	•	•	• .	• .	•		l, 186
Bhopal .				•	•	•	•	•	•	. 9	7, 190

164	MATO-confe.													
	Acquisition of b	and for	r —	from	0-00	ald,								
	Dewas			.'		•						247,	248,	37 V
	Dhar							•						183
	Indore	•			•					16,	17,	19, 30	, 37,	256
	Jhabus											157,	184,	258
	Jobat							•					163,	
	Kurwai						•.						100,	134
	Ratlem												258,	200
	Sailana			Ċ							258	900,		
	Sitemau										,		200,	
	Agreement between	een Go	VOTAL	nem's	and		ر لمد		rdine	· —		9	, 97,	
											199.	125,		
	Bhopal-Bhilsa					_	_	_		,	,	,	,	123
	Bhopal-Ujjain		•	•	•	•	•	•	. 1	9	97.	126,	181.	
	Bombay, Baroda		Cheste	.i 1.	dia -	<u>.</u>	•	•	• •	,	,	,		258
	Fatchabad-Ujjair				Min -		•	•		•	. •	•	••,	17
	Godhra-Ratiam -		4011		•	•	•	•	•	10	97	187	484	
	Great Indian Po		•	•	•	•	•	٠.	. ·			157,		
				-	•	•	•		ο, ν	, יסי	100,	119,	140,	
	Holkar State -		•	•	•	•	•	•	•	•	•••	200	700	38
	Hoshangahad-Bh			•	•	•	•					, 190,		
	Indian Midland		٠.	•	٠.	•	. 50	, 97	, 96,	100,	133,	125,	103,	194
	Jurisdiction over	r ——).	and	•	. 1	6, 1	, 36	65,	96,	100,	120,	123, 247, 290,	134,	154,
					,	77,	101, 1	ao,	104,	100,	100,	900	900	900,
	Whomason to James	TR A1	_			-	w, a	02,	200 ,	200,	200,	200,	 ,	17
	Khandws-Indore		D	•	•	•	•	•	•	•			MAU	
	Negda-Muttra -		•	•	•	•	•	•	•	•	Ta	, 65,	300,	254
••	Rajputana-Malwe			•	•	•	•	•	•	•	•	•		
	SINGH. RAJA OF			•	•	•	•	•	•	•	•	•		260
	Bingh. Thakun	r oa. 13	ADAKI	HERL	(REI	IOG AI	ur)	•	•	•	•	•		960
RA	GARN-													
	Account of		•	•	•	•	•	•	•	. •	•	•	10,	101
	Administration s	errange	ment	s ip		•	•	•		•	•	•		109
	Area, population	ban s	reven	He			•	•		•	•	•		103
	Claims by Gwalis	or of s	uzera	inty	OVEL		٠.				•			108
	Formation of -	- Stat					•			•				101
	Military forces				•	•								105
	Paymente made		_									4.	108,	187
	Restoration to — Settlement of —	by	Scind	11- 0	# 171									
					4 4/1	. VIII	ages	mu	de o	ver t	o hi			
	dettlement of	clair	D4 01	D	Wan Til	A311	ages	Times.	de o	ver t	o hi			
	Tankus received	clais	134 01	D	IWAS		uges		de o	ver 1		m . 101,	102, 102,	136 187
	Tankus received	by							•	ver 1	o hi		102, 102, 108,	138 137 187
	Tankus received Territorial excha	nges h	 etwee	m —	an	d I	dore	•	:	:	•	101,	102, 102,	138 137 187
	Tankan received Territorial excha Transfer by	by	 etwee cindia	n —	- an 171	d II vill	idore	in	:	:	ition	101, of	102, 102, 108, 10,	187 187 187 103
	Tankas received Territorial excha Transfer by Scindia's claim	by — inges h to Sc	otwee sindia	n —	an	d I	idore	•	con	mut	stion	101, of 101,	102, 102, 108, 19,	186 187 187 103 185
D	Tankas received Territorial excha Transfer by Scindia's claim Tributary to Sci	by — inges h to Sc	otwee sindia	n —	- an 171	d II vill	idore	in	con	mut	stion	101, of	102, 102, 108, 19,	186 187 187 103 185
Raj	Tankus received Territorial excha Transfer by —— Scindia's claim Tributary to Sci GARH ESTATE—	by	etwee	on —	- an 171	d II vill	idore	in	: con: 101,	102,	stion	101, of 101,	102, 103, 106, 19, 109, 136,	186 187 187 103 186 186
Rai	Tankus received Terrisorial excha Transfer by Scindia's claim Tributary to Sci GARH ESTATE Account of	by inges h to Se india	etwee	of	- an 171 :	d II	adore	in	con	mut	stion	101, of 101,	102, 102, 108, 19,	138 187 187 103 185 186
Rai	Tankus received Territorial exchs Transfer by — Scindia's claim Tributary to Sci GABH ESTATE— Account of — Area, population	by inges b to 66 india	etwee	of	- an 171 :	d In vill	adore	in	cons	102,	stion	101, of 101,	102, 103, 106, 19, 109, 136,	185 187 187 103 185 186 174 176
Raj	Tankus received Territorial excha Transfer by — Scindia's claim Tributary to Sci GARM ESTATE— Account of — Area, population Claims by Holka	by — inges h to Se india and and r and	etwee eindia reven Dhar	of to c	an 171	d II	idore ages	in	con: 101,	102,	stion	101, of 101,	102, 102, 108, 19, 102, 136,	186 187 187 103 185 188 174 176 175
Raj	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sei GARH ESTATH ACCOUNT of Account of Account of Claims by Holka Disposession of	by — inges h to Se india and and r and — of	etwee india reven Dhar	ue to c	171	d III	idore ages	in	cons	102,	stion	101, of 101,	102, 103, 108, 19, 109, 136,	138 187 187 103 186 188 174 176 175
Raj	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sci GABH ESTATE Account of Area, population Claims by Holka Disposession of Estate of — he	by — inges h to Se india and and r and — of	etwee india reven Dhar	ue to c	171	d III	idore ages	in	101,	102,	108,	101, of 101, 185,	102, 102, 108, 19, 109, 136,	138 187 187 103 185 138 174 176 175 175
Rai	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sci GABH ESTATE Account of Area, population Claims by Holka Dispossession of Extate of Lands held by	by — inges h to Se india and r and or old by	etwee eindia reven Dhar lane	ue to c	171	d III	idore ages	in	101,	102,	108,	101, of 101, 185, 	102, 102, 108, 19, 102, 135, 151,	138 187 187 103 135 138 174 176 175 175 162 241
Raj	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sci GARH ESTATE Account of Area, population Claims by Holka Dispossession of Estate of Lands held by Payments made	by — inges h to Sc india and r and of old by by —	etweendia reven Dhar languar	of of to content to co	- an 171 : ertai	d It vill in vi lore thum	idore ages illage	in	101,	102,	108,	101, of 101, 185, 236, 174,	102, 102, 108, 19, 102, 135, 151,	138 187 103 186 138 174 176 175 175 169 241
	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sci GABH ESTATE Account of Area, population Claims by Holka Dispossession of Extete of Lands held by Phyments made Tankas received	by — nges h to ge india and r and old by by — by —	reven Dhar land	ue to c	- an 171 : ertai	d It vill in vi lore thum	idore ages : : : : :	in	cons 101,	102,	108,	101, of 101, 185, 	102, 102, 108, 19, 102, 136, 151,	138 187 103 186 138 174 176 175 175 169 241 241 241
Ras	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sci GABH ESTATH Account of Area, population Claims by Holka Dispossession of Estate of Lands held by Payments made Tankus received g Smen. Bruzzu	by — inges h to fe indis and and and by — by — a or R	reven Dhar languar	of to conte	- an 171 : ertai	d It vill in vi lore thum	idore ages : : : : :	in	cons 101,	102,	108,	101, of 101, 185, 236, 174,	102, 102, 108, 19, 102, 135, 151,	138 187 103 136 138 174 176 175 175 124 194 1175
Ras	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sei GARH ESTATE ACCOUNT of Area, population Claims by Holka: Disposession of Estate of he Lands held by Payments made Tankas received Sincer. Brunna	by — inges b to fe indis and r and r and by — by — a or R	reven Dhar languar	of to conte	- an 171 : ertai	d It vill in vi lore thum	idore ages : : : : :	in	cons 101,	102,	108,	101, of 101, 185, 236, 174,	102, 102, 108, 19, 102, 135, 151,	138 187 103 186 138 174 176 175 175 169 241 241 241
Ras	Tankus received Territorial excha Transfer by Scindia's claim Tributary to Sci GABH ESTATH Account of Area, population Claims by Holka Dispossession of Estate of Lands held by Payments made Tankus received g Smen. Bruzzu	by — inges b to fe indis and r and r and by — by — a or R	reven Dhar languar	of to conte	- an 171 : ertai	d It vill in vi lore thum	idore ages : : : : :	in	cons 101,	102,	108, 176,	101, of 101, 185, 236, 174,	102, 102, 108, 19, 102, 136, 151,	138 187 103 136 138 174 176 175 175 124 194 1175

xxiv

Account of -

Aren, population and revenue

											9
RAM SINGE. RAG OF HIBAPU RAM SINGE. THAKUR OF BOR	3. .		•	•	•	•	•	•	•		26
HAM SINGH. THAKUR OF BOX	KHERA	(DEW	48)	•	•	•	•	•	•		
RAM SINGE. THAKUR OF MAT	EWAR	. •	•	•	•		•	•	•		16
RAMOHANDAR RAO PUAR OF DR	AR .			•	•	•	•	•	•	152,	15;
RAMCHANDRA RAO OF LABAWAY	f.			•	•	•	•		•		170
RAMCHANDAR RAO PUAR OF DR RAMCHANDRA RAO OF LARAWAY RAMGARE.—ACCOUNT Of								10, 88	, 80	106,	24.
RAMPURA-											
Disturbances on the	- front	ier						•			L
Disturbances on the —— Relinquishment of —— to RAMIT SINGE. RAMA OF BAR RAMIT SINGE. RAMA OF JOS. RAMIT SINGE. RAMA OF JOS. RAMIT SINGE. TEAKUR OF JOS. RATIN SINGE. BEUMIA OF RAMA RAME SINGE. BEUMIA OF RAMA RAME SINGER. RAMA OF JOS.	Indo	20								11	, 2 8
RANGE SINGH. BAIA OF RATE	LAM					•					25
RANGE STEGE. RAMA OF BAN	WAWT	•	•	·	•			•	•	159,	
RAWING STREET, RAWA OF JOS.	47	•		•	:	:	:	•	•	,	163
DAVID STREET THANKS OF THE	Magray		•	•	:			•	•		164
Daniel Grand Destroy on Da	TO A DAY	'A.S	•	•	•	•	•	•	•		178
DATAR SINGE. DEUMIA OF DA	JUARH	•	•	• .	•	•	•	•	•	156.	
BATAN SINGE, RAIA OF JEAN	OL TO		٠.,	D-4	•	•	•	•	•		
RATAN SINGH. ALAJA OF RATIA	M.—F	ounde	. OI	Hat	am	•	•	•	•	257,	
RATAN SINGE. BRUMIA OF RA RATAN SINGE. RAIA OF JEAN RATAN SINGE. RAIA OF RATLA RATAN SINGE. RAIA OF SAILAN RATANEAL—	MA .	•	•	•	•	•	•	•	•		261
RATANKAL-											
Account of	•				•	•	•	•	•	151,	
Administration arrangeme	nts in			•	•	•	•	•	•		165
Area, population and rev	renue	•			•	•		•		•	165
RATLAM-											
Account of										243,	
Account of —	nts in									257,	258
Area, population and rev	enue									•	259
Arrangement between	and S	ailana	reg	ardiz	DEC (01	aston		989	262.	291.	294
Claims advanced by	on the	insta	list	ion (of J	AAWA	nt f	lingh	in.	,	
Sailana				•	٠. ٠				-		262
Sailana Claims of —— to Amargar	h in f	SETWEE	K	tate					253.	259.	265
Descent of from the	Jodho	ir fam	ilv			•					257
Military forces				·	Ċ				•		
Dayments made by and to		•			4	257	258	262	200	202	204
Roaps-		•	•	. •	, -,	,	,	200,	,	,	
Ame Bomber											13
Index Khandra	•	. •	•	•	•	•	•	•	•	14	. 22
Kathana Kamani	•	•	•	•	•	•	•	•	•	10	100
Estagra-Kurwai	•	•	•	•	•	•	•	•	•		107
Kulbar-Pathari	•	•	•	•	•	•	•	•	•		
Mandsaur-Bitamau —	•	•	•	•	•	•	•	•	•		261
Rajgarh-Biaora	•	•	•	•	•	•	•	•	•		103
Ranija-Kachhrod	•	•	•	•	•	•	•	•	•	258,	
Schore-Biaora	•	•	•	•	•	•	•	•	96,	103,	
Schore-Dewas	•		•		•	•	•	•	•		96
Roads— Agra-Bombay — . Indore-Khandwa — . Kathora-Kurwai — . Kulhar-Pathari — . Mandsaur-Sitemau — . Ranja-Biaora — . Sehore-Biaora — . Sehore-Dewas — . RUBARWAS — One of the guara	nteed	village	s he	old b	y P	ethar	i.	•	•		269
RUKEMANGAM RAO PUAR (KHA	BE SAE	ERB).	Ceu	IF 01	D	WAS	(Sm	reor)	•		245
MULIU-											
For the apprehension and	extra	dition	of c	rimi	ملعد						2
For the settlement of bounterduction in Bhopal of RUP SINCE, THAKUR OF SHUR RUPDEO. RANA OF ALL-RAPPUR	undary	disp	stee								2
Introduction in Bhousl of	Speci	al Ar	ms -								97
Rup Sings. Tuatus or Sun	IAOTA				-		•	•			270
Russia Raya on Att-Darson		•	•	•	•	•	•	•	•		161
LIVE DEC. LIBER OF MAIL CHAPTE	•	•	•	•	•	•	•	•	•		-41
		_									
		8									
SADAYWAY (SYDOGARY)											

PO															
CAL	AKHEMI (SI	HOGARK													****
	Lands hel	d by —	-	•	•	•	•	•	•	•	•	•	•	200,	
	Payments			_	•	•	•	•	•	•	•	•	•	200,	
	Right of -		KCiBO	Leve	nue i	n th	e hole	ding		•		•	•		254
SAD	AN KREET-	-													
	Account o	t											٠.		88
	Political s	upervisi	on a	į —	-										88
Slan	OL SINGH.				XHE	m: /6	in noa	4881	-	•		·			209
	ANA								•	•	•	•	•		
Comm	Account o													243.	481
		_	-	-		•	•	•	•	•	•	•	•	,	262
	Administra							•	•	•	•	•	•		
	Area, pop						•	٠	•		•		•		263
	Arrangeme													391,	304
	Claims ad	ranced	by R	atlar	n on	the	inst	allati	OZ (of Ja	SWAD	t Bi	ıgh		
	in	•	•	•		•	•	•	•	•	•	•	•		268
	Military f	29010	•		•	•	•	•	•	•	•	•			263
	Originally	part of	Ret	lam							•			257,	261
	Payments	made by	7 8334	to .				. 3	. 4.	258,	261,	262,	292,	294,	299
	Originally Payments Precedence	of Site	man	OVET		· in ·	darba	P	•					260.	263
SAU	AN SINGH.	MAHAR	ALAS	or H	LATI.A	¥								258,	250
	Appointme						laws.	•	:	·	Ċ	•	·	,	250
_				-				•	•	•	•	•	•		
	an Singh.						. •	• -	•	•	•	•	•		21
	atkheel.—						th Pi	ploda		•	•	•	•		256
Sali	m Singe.	THAKUI	r or	مسا	ARE	•	•			•	•	•	•		28
SAL	}														
	Phopal	- Agreei	ment											96,	131
	Dowas												247.	200,	
	Indore	Agreer	nent		•	•	•	•	•	·	·	•	,		69
	Jaora	America			•	•	•	•	•	•	•	•	•	252,	
						•	•	•	•	•	•	•	•		
	Narsinghge	arn	- Ag	.eemi	mt	•	•	•	•	•	•	•	•	104,	
	Rajgarh — Ratiam —	Agree	mén.	•	•	•	•	•	•	•	•	•	•	102,	
	Ratiam -	- Agree	ment		•	•	•	•	•	•	•	•	•	258,	
	Sailana	— Agree	ment				•	•		•			•	262,	
	Sailana Sitamau	- Agre	emen	•	•	•	•		•	•	•	•	•	260,	20 6
	Compensat	ion pays	able 1	io											
	Bhopa													96,	
	Dowas												•	247,	281
	Indore												. 1	8, 62	. 63
	Jaora													252,	
		ghgarh		•	·	•	Ţ.	•	•	•	•	•	•	104,	
	Rajgar			•	•	•	•	•	•	•	•	•	•	102,	
	Ratian		•	•	•	•	•	•		•	•	•	• .	268,	
			•	•	•	•	•	•	•	•	•	•	•		
	Sailan		•	•	•	•	•	•	•	•	•	•	•	263,	
_	Sitams	. 15	•	•	•	•	•	•	•	•	•	•	•	260,	26
BALI	TR														
	Ali-Rajpur				•	•	•			•			•	161,	168
	Barwani -							•					188,	160,	160
	Bhopal	-													95
	Downs (Ju	nier)	-			_		-	_		-				260
	Dewas (Be		_	•	•	•	•	•	•	•	•	•	•		248
	Dher			•	•	•	•	•	•	•	•	•	•		154
			•	•	•	•	•	•	•	•	•	•	•		
	Indere		•	•	•	•	•	•	•	•	•	•	•		17
	Jaors	•	• •	•	•	•	•	•	•	•	•	•	•		988
	Jhaona		•	•	•	•	•	•	•	•	•	•	• "		10
	Khilehipur		•				•	•				•	•		100
	Namingh					•				•				·	104
	Reigarh -			•					٠.						100
			-	-	-	•	•	-	-	•	•	•	•		

SALUED CONS	L.													
Reilem -	_									~•			258,	250
Bailana -							٠.							202
Sitamau -														960
SALUTE STATES	-	•	٠.											
In Bhopa						_								55
In Southe	en Stal	les of	Cent	ral I	ndia	and	Ma	lwe /	renc	. V				151
SAMBAR RAO										•				154
SAMBLY SINGS														270
SAMERU SINGE						•			·	·		•		103
SAMERIN STREET	TWAI	KITE OF	TAR			•						•		371
SAMPRAR.—Pa	vmente	made	to -											4
SAMMEU SINGM SAMMEAR.—Pay SAMANGPUR.—F	olitical	RUDAI	rvisio	n of		- DAT	TANA							244
SARDAR STREET	THAN	TITE OF	BAR	BATC	ARW				•	Ĭ.	•			166
SARDAR SINGE SARDUL SINGE	RAIA	OF 8	TAMA	17		Ċ	•	•	:	•	•	•		280
SARII ANIANGA	or. Tr	REATY	00		:	:			·	•		·		11
SARUP SINGE.				:	•	•	•	·	•	•	•	•		163
SARUP SINGE.				1		•	:	•	•	•	:	•		270
SARWAN-				-	•	•	•	•	•	•	•	٠		2.0
Account of	·										949	944	245,	anu
Claim of I	Ratiam.	Jeor	and	Pi	nlode	to	Ame	roar	in.	<u> </u>	Catat	,	258	260
Charm or a	,	0.002	_		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		22.004	-6				• .	 ,	265
Village of	Sakatk	heri iz	a Par	th I	Piplo	da h	eld t	y the	The	kur c	of			256
SARWAR ALL K														100
SATPURA HULLS											-			
(Cession to	Indore	of las	ad in	Kh	ando	ah d	istric	t.		.•				17
Loss by In	dore of	his me	30000	ions	with	in a	nd s	outh	of th	e —	• .	. 1	9. 17.	. 80
SAWAZ SINGE.	Buom	A 100	BELL	UDP	THA									167
SAWAI SMOK.	THAKU	a or	BAKE	ATO					,.	·				165
BAWAI SINGE.	THAND		Muli	HAN	•				•					174
SAWANT SINGE	. BHU	MIA OI	K	u !B	AORI			·						171
SEECHE Rend	ition o	1-	to E	hop	d							•		97
SEMELLA.—Adopt	tion fro	m	- of 1	he l	eir i	to S	ailan	<u>.</u> .		•		:		262
SEMBLIA.—Adopt SEMBLIVA.—Tre	nafer t	o Gov	ernm	ent (of th	e fo	rt of		by I	ndor		•		18
SMAH JAHAN BI	BGAM ON	Bates	PAI-						-, -		•	•		
Assumption					istra	tion	of · E	lhopa	1.					96
										· ·	•	•		97
Death of Marriage of	4	•		•	:	•	•	•	·	•	•	•	98	95
Marriage of Recognition	a by G	overno	nent	of t	ha 21	1cont	nion	of —		·	•	99	, 98,	
Resignation	by -	of	her 1	ight	to	rule	dur	ing l	ar r	nothe	1	ifa	,,	740
time														93
Вино Винан.											:	•		174
SHRODAH SINGI							·	:	:	•	•	•		268
SHROGARE.—Ac	count c	4					:	:		:	•	•		24
Sum Sweet,	Omme o	y Kn	ILOW:	PUR		:	:	•	•	:	:	:	105,	
Suna Swan, !						•	•	•	:	·	•	•		267
SELTY DAS. BA					-	•	•	· ·	•	•	•	•		257
SHIVAR RAO H	OE WAR		_	•		·			·	÷	•	•		19
Abdication	of -							:	:	•	:	:	ردم	19
Butiaora-	-	•	-	•	•	•	•	•	•	•	•	•		-4
Account of					_	_		_				42	344,	970
Area, popu	letier	and -	-	10		•	•	. •	•	•		,		
Tank buld	he -	-au r -		-	-	• •	•	•	•	•	•	•		97 0
Lands held Payments	made L	-	• •	•	•	•	•	•	•	•	•		370, 3	
BENDER HASAN,	Manager O	, ——	•	•	•	•	.*	•	• •	•	•	•	370, 3	an I
Developed .		-4 1	- 424		_4 1	hana								-
Deprivation Marriage		- W A	- 616 - 2	, bo-	D-		415	•	•	•	•	•	96,	
		~ 64	- 4				•	•		•		•.		96

IND	

xxvii SIDDIQ KULI KHAN. NAWAR OF MURAMMADGARR . 100, 101 Sidna.—Holding by Bhojakhers of —— in Jhalawar State . . 948, 966 سيومية Account of ----948, 344, 270 Area, population and revenue . 270, 822 Lands held by --- . . . 270, 221 Payments made by ----. 270, 399 SIKANDAR BEGAM OF BHOTAL-Activities of --- during her regency . 99 Appointment of — as Regent of Bhopal . 92 Grant to --- of Berasia . . . 93, 153 Recognition by Government of the succession of ----. 91, 92 Sings-Account of --- . . 243, 244, 270 Dispute between ---- and Piploda regarding the chauth of Panchewa . 270, 325 . . 970, 894 Payments made by ----Right of --- to excise revenue in the holding . . SITAMAU---Account of ---243, 259 Area, population and revenue 261 Claim by Scindia to be consulted on — successions 960 . 257, 200 Grant of --- to Kesho Das by Aurangseb . . . 261 Payments made by and to --- . 4, 260, 396 . 260, 263 Precedence of ---- over Sailana in darbar SOUTHBEN STATES OF CENTRAL INDIA .- States and Estates comprising 151 SOUTHERN STATES OF CENTRAL INDIA AND MALWA AGENCY-Account of ---151, 243 Amalgamation of the Malwa Agency . . 151, 245 Constitution of ---161, 245 Headquarters of ---151 Inclusion of the British tract of Manpur in -151 . 151, 243 States and Estates in --- SUBHAG SINGE. CHIEF OF NARSINGHGARH. 104 Succession-. 161, 162 Ali-Raipur -Bhopal ----90, 91, 92, 93, 95, 97, 98 254 Jaora --99. 100 Kurwai -. 260, 261 Sitameu ----SULTAN JAHAN REGAM OF BEOFAL-Abdication of --- . . 98 95 Marriage of --Recognition of --- as heir to Bhopal 80 97 Succession of --- SULTAN MURAHMAD KRAN-Abdication of ----80 Acceptance by --- of Rahatgarh H Appointment of --- as Nawab of Bhopal . . 80 Renunciation by --- of claims to Bhopal . 80 171 SUMER SINGE. BRUNIA OF KALL BAORI SUNDANDE.-Transfer of villages in --- pargana by Dhar to Dewas . 154

SUNDHAME. -- Exchange of the --- Kusha for villages in Gwalior .

21

SUTHALIA								
Account of			•				103,	
Lapse of — to Rujgarh						88,	108,	108
Louse of villages held by the Jagirdan		Raiga	rh				108,	
The second of the second of the second		20.0			•	-		
T								
Minney Course Dags on Carrays								262
TARRE SINGE. RAJA OF SAILANA	•	•	•	•	•	•		268
TAKHT SINGH. THAKUR OF KHERWARA .	•	•	•	•	•	•		200
Tal-						040	044	071
Account of		•	•	•	•	240,	244,	6/1
and the particular and the same	•	•	•	•	•	•		271
Lunds held by				•	•	•	271,	820
Management of — affairs by Jaora .			•			•		271
Payments made by			•	• .		271,	325,	327
Rights of Government in regard to -								271
TALEN—						•		
Acquisition of by Rajgarh from I	ndore			• .			19.	103
Deprivation of Raigarh and Narsinghg				•	Ţ.			101
			•		•	•		102
Restoration by Scindia to Rajgarh of -		٠.	•	•	•	•	184	
TANDA.—Transfer of —— by Dhar to Dewas	(9 unio		•	•	•	•	154,	
Tantia Jogh.—Holkar's Minister	•	•	•	•	•	•		18
Tappa—								
Account of		•	•	•	•	•		88
Political supervision of						•		88
TEZA TARWI		• '	•				22	, 24
THANURI LAL. THANUR OF SIDES								270
THANDLA.—Acquisition of — by Jhabua fr	om Ind	lore				18	, 20,	157
Tirla.—Grant of —— to Nimkhera			:	:			174,	
	•	•	•	•	•	•	,	
Title—								
Conferment of the of								120
His Highness on the Rana of Bharw		. •	•	•	•	•	000	159
Maharaja on the Ruler of Dewas			•	•	•	•	250,	
Maharaja on the Ruler of Dewas).		•	•	•	249,	
Mahareja on the Ruler of Dhar .		•		•	•	•	154,	
Maharaja on the Ruler of Ratlan	n.						259,	
Nawab on the Rawat of Rajgarh								103
Raja on the Ruler of Ali-Rajpur .							163,	186
Raja on the Ruler of Khilchipur .							106.	150
Raja on the Ruler of Narsinghgs		•	:		• [104,	
		•	-	•	·		102,	
Raja on the Ruler of Rajgarh .	labiana	•	•	•			106,	
Rao Bahadur on the Ruler of Khil			•	•		•	200,	265
Rawat on the Chief of Piploda .		•	•	•	•	•		
TirnonGrant of to Kesho Das by A	urange	mp	•	•	•	•	257,	200
TONE-								
Account of					10,	948,	245,	271
Political supervision of								944
Relinquishment of — district to Inde	ore -					•		, 28
		-	. 9	71.	272	827,		
	•	•	•	-,	,			
TRANSIT DUTIES-								
Abolition of —— in—							140	104
Ali-Rajpur	•	•	•	٠	•	•	162,	
Basoda	•	•	•	•	•	•		107
Devres	• .		•	•	•	•	547,	200
Dhar							154,	188
Yadore						•		14

TRANSIT DUTIES contd.											
Abolition of in-contd.											
Jaora											258
Jhabua										187.	184
Johns	•										187
Khilchipur											148
Kurwai							·			,	90
Muhammadgarh .								•			100
Narsinghgarh .								·		104.	146
Raigarh						-					141
Sailana							·		·	200,	
Sitamau		:		:	·	:		Ċ	:	,	200
Remission of by Indore	Ť		•	· ·	•	•	•	•	·	16	. 86
TREATY STATES	•	•	•	•	•	•	•	•	•		,
In Bhopal Agency .		_									88
In Southern States of Cent	ral It	ndia	end	M.	lwa A	gen.		•	•	161	948
TRIBUTE—						-Bond	y .	•	•	202,	-
	_	3	١	Th.		4. T.					200
Arrangements regarding th									•		156
Assignment by Gwalior to G Khilchipur					-	-	•	_		100	147
Khilchipur	•		•	•		•	•	•	•	100,	267
	•	•	•	•	•	•	•	•	•		
Sailana	•		•				•	•	•		202
Cession by Dhar of his	tribu	tary	rig	hts	OVET	Dur	garp	TIP	and		
Banswara Cession by Dhar of the Al Cession by Indore of his cl		•	•	. • .		٠.	. •	•		100,	177
Cession by Dhar of the Al	i-Raj	pur –		to (over	nmen	ŧ .	•	158,	161,	180
Cossion by Indore of his cl	laims	to -	(ver	Rajp	ut p	rince		•		18
Payable to Dewas (Senior a	and J	unio	r)	•	•	•	•	•	•		346
Payable by—											
Ali-Rajpur to Dhar	•	•	•	•		•	•	•	•	161,	
Bhopal to Scindia		•	•	•	•	•			•		90
Khilchipur to Scindia						•	•	•			147
Narsinghgarh to Indore								20,	101,	104,	106
Piploda to Jaora .					•						264
Rajgarh to Jhalawar											106
Raigarh to Scindia	•					101,	102,	108,	185,	136,	138
Ratlam to Scindia								. ′			289
Sailana to Scindia								261.	269.	290.	299
Sitaman to Scindia										960.	997
Payment by Government to	o Ind	ore	of 1	ha	Parte	hear	h —			,	12
TUKOM.—First Chief of Dewas							٠.	·			946
TUROJI PUAR. CHIEF OF DEWAR		102)	•	•	•	•	•	•	:	246,	
TUROJI PUAR. CHIEF OF ITAVA					•	•	•	•	•	,	10
	:	•	•	•	•	•	•	•	. •	16	. 18
TUKOJI RAO HOLKAR II . Installation by Government		^=	th-	Tre	dore :	nn ddi		:	•		. 84
•	J								•		. 90
TUKOH RAO HOLKAR III .	•	•	•	•	•	•	•	•.	•	18	, 30 30
Abdication of	<u>.</u>	٠.	•	•	•	•	•	•	•	-	
TUKOR RAO III. MAHABASA OF	DIW	AS (STOR	or)	•	•	•	•	•	34 8,	749
Total Bar-		_									
Favourite concubine of Yes						. :	•	•	•		19
Proposed alliance between	Indo	re ali	d t	ae 1	eri tie	В.	•	•	•		13
		ש									
Wass Sames - Barrers - Barrers		•									167
UDAI SINGE. BEUMIA OF BEAM			•	•	•	•	•	•	. •		1/8
Udia Singu. Raja of Juanua		•	•	•	•	•	•	•	-	-	NAC.

That is a second							100 104
Division of into the Chiefships of Re	igat	D AN	d N	artin ₍	tpg.		101, 101
Establishment of power in by the U	Jmat	Ra	puts	•	•	•	101
United Street. THARUR OF PIPLODA						•	964
UnitedTransfer of by Dhar to Deway	a (8	enior	٠.				154, 249
Um-	,		•	-			•
A A							
Cancellation of the British guarantee for	48.		•		•	•	
Communication of the Drivish guarantee for	the	DOIG	дда (OI			
Payment made by —	•	•	•	•	•	•	
Political supervision of					•	•	945
UPBRWARE-							
Account of						248.	244, 272
Account of —	•	-	•		-	,	272
Tonde held be	•	•	•	•	•	•	979 390
Linus naturely	•	•	•	•	•	•	070 900
Payments made by	•	•	•	•	•	•	313, 329
UPLAS-							
Account of		•		•		•	243, 272
Area, population and revenue							272
Account of —	ners	ntoe	a .				244, 272
Chant he Jame of a quarter share in		+h-		kne	•	944	272 391
Tonds held be	u		T 1104	-WI	•	,	479 991
Lands held by —	•	•	•	•	•	•	070 901
Payments made by	•	•	•	•	•	•	272, 331
Y							
		e Vi	COTO		•	•	21, 31
VARIL, INDOME.—Appointment of an — with	11 60						
VARIL, INDOSE.—Appointment of an ——with VARBAM SENGE, RAIA OF NARSINGEGARE .						•	106
VARIL, INDORR.—Appointment of an —— with VIERAM SINGE RAIA OF NARSINGEGARE . VIERAM SINGE RAO (ANAND RAO PUAR IV) M	AHAN	LAJA (or D	Har	:	:	155
VIERAM SENGE, RAIA OF NARSINGEGARE . VIERAM SENGE RAO (ANAND RAO PUAR IV) M	Ahai	LAJA (or D	War	:	:	
VIERAM SINGE, RAIA OF NABSINGEGARA . VIERAM SINGE RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY	Ahai	LAJA (or D	War	:	•	155
VIERAM SINGE, RAIA OF NABSINGEGARA . VIERAM SINGE RAO (ANAND RAO PUAR IV) M VITEAL RAO PUAR OF LARAWAT	Amay	LAJA (or D	HAR •	•	•	155 176
VIERAM SIMON, RAIA OF NARSINGRGARA . VIERAM SIMON RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY . VIENON- Illegitimate son of Tukoji Rao Holkar	AHAI	LAJA (or D	HAR •	:	•	155 176 10
VIERAM SINGE, RAIA OF NABSINGEGARA . VIERAM SINGE RAO (ANAND RAO PUAR IV) M VITEAL RAO PUAR OF LARAWAT	AHAI	LAJA (or D	HAR •	•	•	155 176
VIERAM SIMON, RAIA OF NARSINGRGARA . VIERAM SIMON RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY . VIENON- Illegitimate son of Tukoji Rao Holkar	AHAI	LAJA (or D	HAR •	•	•	155 176 10
VIERAM SIMON, RAIA OF NARSINGRGARA . VIERAM SIMON RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY . VIENON- Illegitimate son of Tukoji Rao Holkar	AHAI	LAJA (or D	HAR •	•	•	155 176 10
VIERAM SIMON, RAIA OF NARSINGRGARA . VIERAM SIMON RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY . VIENON- Illegitimate son of Tukoji Rao Holkar	AHAI	LAJA (or D	HAR •	•	•	155 176 10
VIERAM SIMON, RAIA OF NARSINGRGARA . VIERAM SIMON RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY . VIENON- Illegitimate son of Tukoji Rao Holkar	AHAI	LAJA (or D	HAR •	•	•	155 176 10
VIERAM SINGH, RAIA OF NARSINGRGARA . VERRAM SINGH RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY . VITEROR— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peahwa Baji Rao . W WAR—	AHAI	LAJA (or D	HAR •	•	•	155 176 10
VIERAM SINGH, RAIA OF NARSINGRGARA. VERRAM SINGH RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAT. VIEROIS— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao . W WAR—	EAHAI		D D	HAR •	•	:	155 176 10
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITEROIT— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Referent the British and—	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITEROIT— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Referent the British and—	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITEROIT— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Referent the British and—	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITEROIT— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Referent the British and—	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITEROIT— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Referent the British and—	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITEROIT— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Referent the British and—	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SIMON, RAIA OF NARSINGRGARA VERRAM SIMON RAO (ANAND RAO PUAR IV) M VITNAL RAO PUAR OF LARAWAY VITNON— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peshwa Scindia and Raja of Berar Great —— Pindari ——	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SIMON, RAIA OF NARSINGRGARA VERRAM SIMON RAO (ANAND RAO PUAR IV) M VITNAL RAO PUAR OF LARAWAY VITNON— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peshwa Scindia and Raja of Berar Great —— Pindari ——	LAHAI	LAJA (D D	HAR	•	•	155 176 10 10 10
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY WAS Alghan — Botween the British and— Holker Peshwa Scindia and Raja of Berar Great — Pindari — Services during the Great — of—	·		D	HAR		2,	255 176 10 10 96, 259 11, 12 12 11 159, 259 5, 12, 90
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY VITERAL RAO PUAR OF LARAWAY WAS Alghan — Botween the British and— Holker Peshwa Scindia and Raja of Berar Great — Pindari — Services during the Great — of—	·		D	HAR		2,	255 176 10 10 96, 259 11, 12 11 159, 259 5, 12, 90
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (AMAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOUM— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peahwa Baji Rao W WAB— Alghan — Botween the British and— Holkar Peahwa Soindia and Raja of Berar Great — Pindari — Services during the Great —— of— Barwami Rablan	·		D	HAR		2,	255 176 10 10 96, 259 11, 12 12 11 159, 259 5, 12, 90
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOU— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAD— Afghan — Between the British and— Holkar Peshwa Scindia and Raja of Borar Great — Pindari — Services during the Great —— of— Barwani Ratia.n WARHA MUHAMMAD—	·		DOP			2,	255 176 10 10 95, 259 11, 12 11 159, 259 5, 12, 90
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO HOLKAT Capture of —— by Peahwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peahwa Soindia and Raja of Berar Great —— Pindari —— Services during the Great —— of— Barwani Ratian WASHE MUMANMAS— Foundar of the Bhoosl ruling family	·		DOP			2,	255 176 10 10 96, 259 11, 12 12 11 159, 259 5, 12, 90 159 259
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO HOLKAT Capture of —— by Peahwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peahwa Soindia and Raja of Berar Great —— Pindari —— Services during the Great —— of— Barwani Ratian WASHE MUMANMAS— Foundar of the Bhoosl ruling family	·	AAJA (D			2,	255 176 10 10 95, 259 11, 12 11 159, 259 5, 12, 90
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOU— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAD— Afghan — Between the British and— Holkar Peshwa Scindia and Raja of Borar Great — Pindari — Services during the Great —— of— Barwani Ratia.n WARHA MUHAMMAD—	·		DOP			2,	255 176 10 10 96, 259 11, 12 12 11 159, 259 5, 12, 90 159 259
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOL— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Afgham — Between the British and— Holkar Peshwa Scindia and Raja of Berar Great —— Pindari —— Pindari —— Berwami Ratla.n WARIE MUNICIPAL RAIA WARIE MUNICIPAL Rebellion of —— in Bhopal	·		DOP			2,	255 176 10 10 96, 259 11, 12 12 11 159, 259 5, 12, 90 159 259
VERRAM SINGE, RAIA OF NARSINGEGARE VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO PUAR OF LARAWAT VITELE RAO HOLKAT Capture of —— by Peahwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peahwa Soindia and Raja of Berar Great —— Pindari —— Services during the Great —— of— Barwani Ratian WASHE MUMANMAS— Foundar of the Bhoosl ruling family	·		DOP			2,	255 176 10 10 96, 259 11, 12 12 11 159, 259 5, 12, 90 159 259
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (AMAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOL— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peshwa Scindia and Raja of Berar Gerat — Pindari —— Services during the Great —— of— Barwami Rablan WASHR MUMANMAS— Founder of the Bhopal ruling family Rebellion of —— in Bhopal	AHAS		D D	. MAR		2,	255 176 10 10 96, 259 11, 12 11 159, 259 5, 12, 90 159 259
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (AMAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOL— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peshwa Scindia and Raja of Berar Gerat — Pindari —— Services during the Great —— of— Barwami Rablan WASHR MUMANMAS— Founder of the Bhopal ruling family Rebellion of —— in Bhopal	AHAS		D D	. MAR		2,	255 176 10 10 96, 259 11, 12 11 159, 259 3, 12, 90 159 269 90
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (AMAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOL— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Afghan — Between the British and— Holkar Peshwa Scindia and Raja of Berar Gerat — Pindari —— Services during the Great —— of— Barwami Rablan WASHR MUMANMAS— Founder of the Bhopal ruling family Rebellion of —— in Bhopal	AHAS		D D	. MAR		2,	255 176 10 10 96, 259 11, 12 11 159, 259 5, 12, 90 159 259
VERRAM SINGE, RAIA OF NARSINGEGRAM VERRAM SINGE RAO (ANAND RAO PUAR IV) M VITHAL RAO PUAR OF LARAWAY VITHOL— Illegitimate son of Tukoji Rao Holkar Capture of —— by Peshwa Baji Rao W WAB— Afgham — Between the British and— Holkar Peshwa Scindia and Raja of Berar Great —— Pindari —— Pindari —— Berwami Ratla.n WARIE MUNICIPAL RAIA WARIE MUNICIPAL Rebellion of —— in Bhopal	AHAS		D D	. MAR		2,	255 176 10 10 96, 259 11, 12 11 159, 259 3, 12, 90 159 269 90

INDEX.					XXX
FROHWANT RAG HORKAR-	;				
Illegitimate son of Tukoji Rao Holkar				. 10,	11, 19
Defeat by of forces of Soindia and the Peshwa	١.				10
Hostilities between and the British				•	11 90
YRSHWANT RAO HOLKAR II	•	•	•	•	90
2					
ZAPAR ALI. JAGIRDAR OF BILAUD					366
ZALIM SINGH OF KOTAH					15
Cession to of districts rented from Indore					1:
ZALIM SINGE, THANKE OF BORKHERA (DEWAS) .					267
ZALIM SINGH. THAKUR OF KACHHI BARODA					171
ZALIM SINGH. THAKUR OF UPERWARA					27:
Zobawar Singh. Thakur of Borkhera (Jaora) .					200
ZOBAWAR SINGE. THAKUR OF KATHIWARA					164
Zorawar Singe. Thakur of Kherwara				•	26

DETAILS OF THE VOLUMES

- Vol. I. Punjab, Punjab States & Delhi
- Vol. II. United Provinces of Agra & Oudh, Bengal, Bihar, Orissa & The Central Provinces
- Vol. III. Rajputana
- Vol. IV. Central India Agency, Bhopal Agency & Southern States of Central & Malwa Agency
- Vol. V. Central India (Bundelkhand & Baghelkhand & Gwalior)
- Vol. VI. Western India States & Baroda
- Vol. VII. Bombay-Part-I, The Peshwa, the Mahi Kantha Agency & The Rewa Kantha Agency
- Vol. VIII. Bombay Part II, Kaira Agency, Surat Agency, Thana Agency, Kolaba Agency, Sholapur Agency, Poona Agency, Satara Agency, Bijapur Agency, Belgaum Agency, Dharwar Agency, Nasik Agency, Kolhapur Residency & Southern Mahratta Country States Agency & the Lapsed States
- Vol. IX. Hyderabad, Mysore & Coorg
- Vol. X. Madras & The Madras
 States
- Vol. XI. Aden & the South Western Coast of Arabia, The Arab Principalities in the Persian Gulf, Muscat (Oman), Baluchistan & The North West Frontier Province
- Vol. XII. Jammu & Kashmir, Sikkim, Assam & Burma
- Vol. XIII. Persia & Afghanistan
- Vol. XIV. Eastern Turkistan, Tibet, Nepal, Bhutan & Siam

Rs 3600 (set of 14 Vols)
Rs 300 per volume